

In the matter of: Reserved Decision of Judge J A Farish

Between Christine Glenda Russell

Of Taupo, Radiographer / Plaintiff

Brian Walter Gibbons

Of Christchurch, Retired /Defendant

Common Law Defendant response to reserved Decision of Admiralty Law Judge J A Farish dated 4 February 2025; received 11 February 2025.

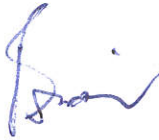

1. Let us clearly first establish and confirm that your findings are not fully recognising, acknowledging, respecting, and taking into account my submitted tabled response, (and voiced) oral submission to my key salient and mitigating points of reference made in the open court proceedings on the 5th November 2024; in my responses put forward and tabled to you.
2. I confirm my oral advice to you, and reiterate my opening statements addressed to you personally in the district court 5 November 2024:
 - a. I Brian am a living human being on earth.

Furthermore, I add and confirm that I am a living sentient being, who is alive & well, and above age of consent and capable of managing my own affairs, and claim back my power of attorney over my legal fiction name Brian Walter Gibbons; where a NZ one million dollar compensation charge of harm shall apply for using my legal fiction name with intent to harm or deceive me on each and every occurrence.

- b. I am not a living fiction and I do have, and hold inalienable rights that cannot be overridden in or by this court without my formal signed consent and express permission in writing.
- c. I do not consent to agree to any ruling or rulings or findings as maybe considered, implied, construed or imposed by (and in) this court, now or in the future.
- d. For the record, I have already previously agreed with the claimant to pay back an agreed sum of \$100,000 when I can; with no fixed end date for repaying per the claimants offer; which she stated she was then happy with.

- e. There is a prima facie case already established that I suffered a serious head concussion ending my professional career; due to the deteriorated nature of the claimants former Taupo property . I now reserve the right to claim compensation for the costs incurred and for the loss of my professional ability to subsequently earn a commensurate income, and for the loss of my potential earnings in my professional capacity over the ensuing years since August 2016. This would amount to far in excess of the foregoing agreed sum.
 - f. Whilst convalescing, I also undertook significant restoration and maintenance works to the claimants deteriorated beachfront property in Pukehina, which I likewise now also reserve the right to offset the costs under common law for undertaking this.
 - g. I shall not be liable for any court, legal or other representation costs, or the like.
 - h. In an ensuing oral statement in court 5 November 2024, I also stated that I tabled my defendant response under common law which was accepted as such by the court at the time of lodgement of my common law response. This you personally acknowledged, albeit initially endeavouring to cast aside my advice and statement of same, which I immediately rebutted and addressed; substantiating and confirming again my lodgement in accordance with common law, and not Admiralty Law as stated to you directly 5 November 2024; reserving all my rights under common law to contest this if my common law rights were not acknowledged as such.
 - i. I also reserved the right to readdress this directly in accordance with my sovereign rights should you not recognise and respect my rights as a living human being on earth, with inalienable rights under common law. I likewise note under common law that I therefore also hold given rights to claim for all such ongoing events and costs should this serious breach of my sovereign and common law rights not be accordingly respected and addressed as sought.
3. I now call Judge J A Farish into honour of protecting my inalienable rights.
 4. Furthermore I draw your attention as a presiding judge under the imposed corporate admiralty law (acting under the former) corporation, you are deemed aware of and in the knowledgeable of the NZ High Court Summary judgement as outlined in Janine of The house of Arabella 24 September 2024 High Court Judgement which makes made null and void your rights to preside over without acknowledging and respecting my personal and sovereign rights as advised.
 5. Notice is also hereby given that should you fail to action the immediate setting aside as null and void (of your admiralty law judgement dated 4th February 2025) within fourteen days of this formal response, you shall also personally become and be deemed liable and for all ensuing actions, penalty and other costs that may thereafter follow and ensue, until I (or the commander in Chief Janine of The House of Arabella) say and decree otherwise. These are my personal and my sovereign rights to recourse under Common law.



6. The respondent and defendant shall be tabling this to the Commander in Chief of all crown corporations in NZ, being Janine the House of Arabella, who took over as Commander in Chief of all New Zealand corporations on the 19th day of July in the year 2024 to ensure you accordingly honour the protection of my common law inalienable rights to my and the Commander in Chief's satisfaction.



 



Signed by Brian of the House of Gibbons as power of attorney of Brian Walter Gibbons

2 Corinthians 13:1

Every word shall be established by two to three witnesses:

Witness One: Name Gary S. Bourne 
Signature 
Where from Christchurch
Profession Retired
Date 28th February 2025

Witness Two: Name Gail Cross
Signature 
Where from Christchurch 
Profession Retired
Date 5/3/2025

Witness Three: Name ANTHONY B MORRISON
Signature 
Where from CHRISTCHURCH
Profession RETIRED
Date 5-3-2025 

No: CIV-2024-009-000925

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