



Brian Walter of the House of
Gibbons
The true heir, principal and Claimant
Care of 8 Lulus Lane,
Lyford, Waiau 7395

Thou shall not steal or bear false
witness (Exodus chapter 20 v15,15)

25th day of August 2025

Jurisdiction of Everything placed under Almighty God from 19 September 2024 which overrides all other jurisdictions
All character and content are what are commonly recognised by living men and women where all that matters is the truth

To each of the following as debtors and defendants with liability

The Treasury and its secretary and chief financial officer Ian Rennie as the fiduciary in this matter

Paul Goldsmith in the private and the Ministry of Justice and its officers and collections Unit

Nicole McKee and the Ministry of Justice Debt Management Group and its officers and board members

Tania Simpson in the private and the Waitangi National Trust Board

Judge JA Farish Christchurch District Court and in the private

Deputy Registrar Christchurch District High Court Sarah Danks and in the private

Associate Judge Lester Christchurch High Court and in the private

Deputy Registrar Taupo District Court Leanne Barns and in the private

Sanjai Raj, Registrar New Zealand Companies Office and in the private

ANZ Bank New Zealand and its CEO Antonia Watson in the private

Andrew Marsh as Barrister, Christchurch and in the private; andrew@andrewmarsh.co.nz

Jannah Stringer as Barrister, Christchurch and in the private; jannah@jsbarristers.co.nz

Maureen Kennedy Family Trust and Trustees and Maureen Kennedy also known as Myrah Moon in the private

Amber Lee Orr, Associate MMC Law and in the private; amber@mmclaw.co.nz

Christine Glenda Russell in the private

Avon Investigations, Christchurch and in the private pending (employed by MMC law)

Department of Social Welfare Manager Tanya Hyett and in private

Tenancy Services NZ, Christchurch and in the private pending

NZ Police Canterbury Metro Area Commander Superintendent Lane Todd and in the private

NZ Police Senior Constable Sarah Wilkinson-Hardee and in the private; sarahwilkinson-hardee@police.govt.nz

Charlotte Wallace in the private as well as Insolvency Officer of Insolvency and Trustee Service, Ministry of Business, Innovation & Employment; Charlotte.wallace@mbie.govt.nz

Re: Court reference number CIV-2025-409-000107

Legal entity: BRIAN WALTER GIBBONS

Insolvency Number: 908031

Case officer: Charlotte Wallace

Notice to Principal is notice to Agent and notice to Agent is Notice to Principal and Successor

AW

As we are all under the jurisdiction of our creator Almighty God you are required to read this as a living notice document based on the truth where if you continue operating with deceit you are fully accountable for your actions and no longer immune for commercial and criminal charges

Declaration and Testimony and Special Deposit Order of Brian Walter of the House of Gibbons

1. My name is **Brian Walter of the House of Gibbons** who stands in my own natural state as a living man capable of administering my own affairs and have established my own private will and trust. I am now only under my Creator and have taking dominion over my life, my affairs, my property and the earth. You are now fully aware that I have corrected the record of my status and standing and have unrebutted affidavits and claim back over the land of substance which can be found on publicnoticesnz.com and by scanning the following QR code, where all rights are reserved and can update compensation fee charges without notice.



2. I, **Brian Walter** have declared that I am not an artificial person, I am not a corporation or subject to corporate crown law or under admiralty law and that any previous consent or contract given by my hand is null and void as of the date I claimed back my estate and standing on tenth day of March 2025 where I took back the administration of my own estate and affairs where all dominion and powers of attorney have returned to me over all my affairs and estates and declare that I am the only true heir and beneficiary and executor of my estate and trust plus I am the Secured Party Creditor, not the debtor and not surety to any debt, and are now the Bailor, not the bailee. I declare that all my debts past, present and future have been forgiven through the blood sacrifice of Yeshua (Jesus Christ) on the Cross where Colossians Chapter 2 verses 14 and 15 from the holy Bible declares: "v14 That while I was dead in my sins, God made me alive with Christ. He forgave me all my sins having cancelled the charge of handwritten requirements that was against and condemning me; He has taken it away, nailing it to the cross; 15 And having disarmed principalities and powers, triumphing over them by the cross." Today I declare to you that the **son of God Yeshua** has triumphed over principalities and powers by His death on the Cross and by His resurrection to life, and with the confession of my faith the restoring of my spirit, soul and body back to life. This has cancelled out every bond and any other signed contract without full disclosure or my consent and the written requirements against me, as I have received the forgiveness of the **son of God Yeshua** on behalf of me and my parents who signed or made agreements through trickery and deceit. I, **Brian Walter** of the House of Gibbons have the lawful right to charge those who trespass against me or my property as I declare I am a son of **Almighty God** redeemed by the **Blood of Yeshua**, and have attached my compensation schedule of fees as Exhibit A on page 7 for trespass against me or my property or my estate, where my full property and estate has been returned to me.

BE

3. The judges and registrars and officers and agents of the high courts and district courts and family courts and crown government corporations in operation in New Zealand and in the world have been operating in commerce and intentionally taking control over living men and women using corporate law and trickery to make man crown property as a 'person' who is defined in section 13 of Legislation Act 2019 as 'person includes a corporation sole, a body corporate, and an unincorporated body' and none of these identities is a living man. This is an action of coercion with intent to deceive and harm through enslavement, which removes private immunity of those doing harm. It removes man's identity, ability to self-determine and take dominion over himself and the earth according to Genesis chapter one.
4. The judges and registrars and officers and agents of the Crown have been deceiving man and woman into joinder with a corporate fiction name that was set up to represent them with the purpose of gaining access to private ledgers of funds in unit trusts for every inhabitant on earth. The judges and registrars have also been using joinder between the legal fiction and the living man or woman to place debts on men and women and make them debt slaves for private profit, where fraud and deceit for pecuniary gain and slavery are crimes. This has caused significant harm to me.
5. The readers and entities that have placed charges against me for \$116,405.00 and summoning me to court using trickery to pay this debt and at the same time taking out large administration fees out of my estate, where I am the Secured Party Creditor and executor and true beneficiary and heir of my estate and no longer the debtor. The current secured interest I hold for charging me court and estate administration fees is one million per notice sent and one million for every time the name BRIAN WALTER GIBBONS or Brian Walter Gibbons or MR B.W. Gibbons of any other form or abbreviation representing a legal fiction entity was used to try and trick me into joinder. I have received three charge notices with three trickery contracts, which allows me to be compensated for six million new zealand dollars of credit from each of the named individuals or entities listed into my private trust account for actions of harm using fraud and deceit being a total credit of one hundred and twenty-six million dollars.
6. As the legal fiction name set up to represent me being BRIAN WALTER GIBBONS has now been declared bankrupt or dead in a court of law I step in as the living executor and beneficiary of this estate and provide instructions how this is to be distributed as the only true heir and beneficiary once any outstanding debts are settled.
7. I also inform you that it also in the public and gazetted that the ministry of justice and ministry of defence and all other crown government corporations were made insolvent in a court of law on the 18th day of December 2024 and the Waitangi National Trust was made liquidated on the tenth day of January 2025 and all district and high and family courts in New Zealand were made insolvent on 10 June 2025 for the officers participating in making the people be debt slaves and placing on them their own debts. All the assets, both public and private were lawfully transferred into Janine and the People's Irrevocable Trust. Unit trusts were set up for every inhabitant on earth Under the Waitangi National Trust and Public Trust and Ministry of Justice and other crown government entities using the registered birth certificates to create the corporate fiction names to represent men and women and their offspring who were also meant to benefit from these trusts, but instead of individual man and woman benefitting these trusts were used to enslave men and women as debt slaves, with

criminal charges in place for dealing in slaves and trafficking in persons, obtaining by deception or causing loss by deception and false accounting pursuant with the provisions of sections 98, 98D, 240, 260 under the Crimes Act 1961. The wind up value of each unit trust is \$230 million New Zealand Dollars (\$230,000,000.00 NZD) and the sub-fund being a Passport Fund valued at \$500 million United States Dollars (\$500,000,000.00) which on 10 January 2025 the US dollar was valued at 1.80NZ dollars converted to value of nine hundred million plus two hundred and thirty million to combined value of one billion, one hundred and thirty million new zealand dollars for every unit trust wind up value. The Waitangi National Trust chief executive officer and the board members were ordered for immediate wind up and payout and as this did not occur they are in dishonour with the lawful right have charged penalty interest of ten percent accruing per week.

8. The insolvency assets which included the unit trusts were lawfully transferred into Janine and the People's Irrevocable Trust on the tenth day of January 2025 with Janine of the Royal House of Arabella and Walters and Frederick of the Royal House of Stewart are the lawful trustees where all men, women, boys and girls as the true heirs and only rightful claimants of the funds in each unit trust unless they have done harm. On the twenty-second day of August in the year 2025 it is 32 weeks since this time and the current value of payout for my unit trust is \$16,993,945,448.86 which are credits now due to me as the Secured Party Creditor. This amount is accruing ten percent interest weekly, so by the 4th day of September 2025 the amount to settle is twenty billion, five hundred and sixty-two million, six hundred and seventy-three thousand, nine hundred and ninety- three dollars (20,562,673,993.13) where each of the listed debtors and defendants hold personal liability if these funds are not paid out as per my instructions as the executor of this estate.
9. With full lawful rights as the trustees Crown-Janine and Crown-Frederick on 22nd day of August 2025 transferred the unit trust over into my private trust with the credit amount of sixteen billion, nine hundred and ninety-three million, nine hundred and forty-five thousand, four hundred and forty-eight dollars (\$16,993,945,448.86), where ten percent weekly accruing interest credit continuing as the same value of debt continuing towards the readers and defendants until they confirm in writing that they recognise my change of standing and have no jurisdiction over me or my family or my land or property or to interfere in my affairs and all harassment and threats cease where I remain under my creator and the values of Love my creator, love my neighbour as myself and do no harm.

10. Remedy and Special Deposit with Accord and Satisfaction

You are now informed of my change in status and that I am now the executor of my private unit trust fund.

Due to the administering of my private affairs without my consent taking charge over me with a summons to court using trickery for pecuniary gain I make Ian Rennie the chief financial officer of the Treasury the fiduciary in the following matters to pay off all of the current outstanding debts of the legal fiction entity BRIAN WALTER GIBBONS or sometimes written as Brian Walter Gibbons as special deposit with satisfaction and accord as listed here with record number LW125127291NZ

\$116,405.38 The amount the court alleges owed by me, living man Brian

\$137,000.00	ANZ Loan credited into account number 06-0821-0723730-00 rounded up to the nearest thousand the amount of one hundred and thirty seven thousand dollars
\$169,000.00	ANZ Loan credited into account number 06-0821-0723230-01 rounded up to the nearest thousand the amount of one hundred and sixty nine thousand dollars
\$426.00	Credited into ANZ GO Account number 06-0821-00723230-02
\$21,205	ANZ credit card number 4367-7300-5777-8897
\$3,858.81	Council rates to Hurunui District Council, Council with Valuation account number 2127034600 where paid by bill of exchange, and in dishonour
\$3512.93	Council rates to Christchurch City Council, Council with Valuation account number 22572-04000-A where paid by bill of exchange, and in dishonour
\$495,000.00	Brian Gibbons Family Trust monies owed but deliberately withheld by two Christchurch Barristers acting in collusion to force bankruptcy, dishonouring a registered signed and agreed Property settlement lodged in the NZ High Court May 2018 for money owed \$400,000.00 plus interest comes to current \$495,000.00 paid out to TSB 15-3976-0191244-00 in name of BW Gibbons.
<u>\$126,000,000.00</u>	Compensation charge for using trickery and joinder to withhold private and trust monies, fraudulent debt paid into my chosen charity or Foundation; House of Talia-Dawn Private Foundation account number 38-9024-0122732-00
\$126,946,408.12	Total due on 4th day of September 2025

11. The actioning of special deposit to pay off all the above outstanding debts is the remedy I have chosen and I will consider the case is dismissed in full. In the event of dishonour of taking remedy of the charges against the officers of the court, ministry of justice, the treasury and reserve bank trusts with immediate effect on 4th day of September 2025 is twenty billion, five hundred and sixty-two million, six hundred and seventy-three thousand, nine hundred and ninety- three dollars (20,562,673,993.13) with a commercial lien lodged against each debtor and defendant of all individuals involved in the private plus the corporations and trusts they act on behalf of with one billion per day added until the matters of insolvency and debt collection off the estate of BRIAN WALTER GIBBONS are dismissed.

It is my will and testimony as the true heir of my estate for actioning of the following:

"Pay to the order of Brian Walter as heir and executor from the private estate unit trust

'the amount to pay is one hundred and twenty six million, nine hundred and forty six thousand, four hundred and eight dollars and twelve cents (\$126,946,408.12) to be distributed as shown above in paragraph ten"

I, Brian Walter of the House of Gibbons agree that all content of this notice is true and correct.

Verified by the living man Brian Walter of the House of Gibbons

Brian Walter  *of the House of Gibbons*
On the 22nd day of August 2025

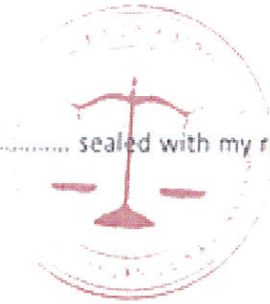
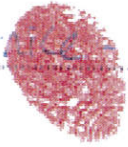
Matthew Chapter 18 v20 and Deuteronomy Chapter 19 v15 read:

"A matter shall be established by two or three witnesses."

We stand alongside agreeing to all of the facts presented in this notice are true and correct

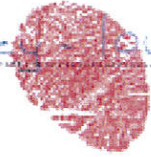
Witness 1:

Autograph: Jane Karen's sealed with my red ink Thumbprint



Witness 2:

Autograph: Stacey Louise sealed with my red ink Thumbprint



R

127-574-2405 (263) x 2

Compensation Schedule **Brian Walter-02** for Crown and Company Agents

For any unwarranted unlawful solicited/unsolicited goods and services and/or interference in my/our private matters and/or commercial affairs or any individual interfering with my/our freedom, physical integrity, psychological wellbeing, or wilful trespass on my/our private property will be held personally liable for the following charges see UCC1-301 and UCC1-308

1. Unauthorised use of any of my copy righted trade names: \$1,000,000.00 per use
2. Accounting/book keeping/invoicing \$10,000 Per hour processing accounts and administration (min charge 4 hours)
3. Court appearance \$100,000/second from time of entry if case dismissed
4. Unlawful detention/~~enslavary~~ \$100,000 Per second.
5. Kidnapping/False Imprisonment \$100,000 Per second.
6. Obtaining or causing loss/harm by deception \$1,000,000,000 Per item/day/event
7. Robbery/demand with intent to steal/harm \$1,000,000,000 Per item/day/event
8. Use physical force towards me/my property \$1,000,000 Per occurrence
9. Threats of harm to me or my property \$500,000 Per occurrence
10. Unlawful removal of personal property the new value of the item x 2, plus 10% added per day
11. Distress and mental anguish \$1,000,000 per event and (wo)man, boy or girl
12. Extracting a signature under duress, to force a contract \$1,000,000 per event
13. Entry my property without my permission \$500,000 per event and per property + per dwelling + \$20,000 per metre travelled per living person plus \$100,000 per photo taken plus \$100,000 per second for time per living person being on my property or for any type of surveillance
14. Document preparation \$10,000 Per hour/page whichever is higher
15. Meetings/Phone use/Research \$10,000 Per hour
16. Automobile use \$100 Per kilometre
17. Stationary \$100 Per item
18. Any type of harm or injury to me \$150,000,000.00 per event
19. Harm or Removal of any living (wo)man or animal or plant on my land being the land of New Zealand which encompasses the whole earth \$1,000,000.00 per day/event per living item.

*Compensation Fees are subject to change without notice. Fees to be charged in the currency of my choosing to the gold standard so I have the option of taking gold or asset valued to same amount. Upon breach of duty delivered personal liability notice or rescinded offers to contract.

Notice

Forcing or compelling a living breathing sentient being's unpaid or voluntary performance/servitude or exercising ownership direction or control over a living soul is a criminal offence that carries terms of imprisonment. Causing or forcing a living soul to enter or engage in debt bondage (involuntary forced payment) is a criminal offence that carries terms of imprisonment. Slavery charges are imprisonment up to 7 years, fraud charges are from 3 to 30 years with one million dollars charge per fraudulent activity. Entry into property includes opening or entering any access way that is on my property that includes doors, windows, gates and entrance ways and any type of surveillance on or into my property

All Rights Reserved and all interpretations are that of the hand that wrote this