The Treasury

Release of Submissions: Consultation on the Waitangi Tribunal's "Shares Plus" Proposal

Release Document

November 2012

www.treasury.govt.nz/publications/reviews-consultation/sharesplus/submissions

Certain personal contact information in this document may have been withheld to protect the privacy of natural persons, including deceased people.

Where personal contact information has been withheld, a light grey box masks the content.

Notification of reservation of rights U.C.C. 1-308/1-207.

CKS

Lawful sovereign being(s) Tangatawhenua Wealth and Resource Management Authority™©, sui juris

THIS IS A PUBLIC COMMUNICATION TO ALL

Notice to agents is notice to principles

Notice to principles is Notice to Agents

Applications to all successors and assigns

All are without excuse

All rights reserved U.C.C.1-308

Te ika-a-Maui, Aotearoa, Tuhua,

Te Waka-a- Maui, Raki-ura

Let it be known to all that we the, <u>Tangatawhenus Wealth</u> and <u>Resource Management Authority</u>™© <u>lawful sovereign being(s)</u>, <u>explicitly</u> reserves all of our God-given and unalienable rights. U.C.C.1-308 which was formally U.C.C.1-207.

Our use of "Without Prejudice U.C.C.1-308/1-207" near our signature(s) on this Commercial instrument(s) and any Affidavit(s) we write, indicates that we have exercised the "Remedy" provided for us in the Uniform Commercial Code in Book 1 at Section 308/207. Whereby we have reserved our Common Law rights not to be compelled to perform under any Contract, and/or Agreement, or Bankruptcy that we have not entered into knowingly, voluntarily and intentionally. And that reservation serves notice upon ALL administrative agencies of government-national, state and local-that we do not, and will not, accept the liability associated with the "compelled" performance of any unrevealed Commercial agreement, and/or contract, or bankruptcy.

U.C.C.1-308: Performance or Acceptance Under Reservation of Rights: A Party that with explicit reservation of rights performs or promises performance or assents to performance in manner demanded or offered by the other party does not thereby prejudice the rights reserved. Such words as "without prejudice", "under protest", or the like are sufficient.

And we have also applied the "Recourse" at U.C.C. 1-103(6). <u>Recourse</u>; U.C.C. 1-103. (6) is our "Recourse" from the [Uniform Commercial Code] (U.C.C.) into the Common Law and the bill of rights. It states that the [U.C.C.] MUST be in harmony with the Common law as follows; "The code is complementary to the Common Law, which remains in force, except where displaced by the code. A statue should be in harmony with the Common Law, unless there is a clear legislative intent to abrogate the Common Law...THE CODE CANNOT BE READ TO PRECLUDE, [PREVENT OR EXCLUDE] A COMMON LAW ACTION".

Further, let all be advised that all actions commenced against us in violation of our God - given and unalienable rights and,...

- (1) Deprivation of rights under color of law and unconstitutional behaviour
- (2) Conspiracy of rights under color of law and unconstitutional behaviour

Wherefore all have undeniable knowledge.



We the, <u>Tangatawhenua Wealth and Resource Management Authority</u>™© sui juris, as lawful sovereign being(s), does swear and affirm that we have scribed and read the foregoing facts, and in accordance with the best of our knowledge, our firsthand knowledge and conviction, such are true, correct, complete, and not misleading, the truth, the whole truth, and nothing but the truth so help us God.

"Without Prejudice" U.C.C.1-308/207

Signed SP ISMSWASWAS COSAS COS



This Notification of reservation of rights is dated $\frac{27}{9}$ AD 2012.

(Autograph of , <u>Tangatawhenua Wealth and Resource Management Authority</u>™© lawful sovereign being(s), making Notification of reservation of rights) Without Prejudice UCC 1-308, reserving all unalienable and God-given rights, powers and privileges, including any and all alphabetical or numerical derivations thereof, waiving none ever. In our correct capacity as lawful sovereign being(s) of the original jurisdiction.

NOTE: <u>Dickerson vs. Wainwright. 626 F.2d Title 1184 (1980)</u>, held affidavit sworn true and correct under penalty of perjury has full force of law and does not have to be verified by Notary Public to have same effect.



AFFIDAVIT TO CHALLENGE THE CROWNS JURISDICTION

Creditor(s): Tangatawhenua Wealth and Resource Management Authority™©, Lawful sovereign Being(s),

Is charging the

<u>Debtor(s)</u>: **CROWNS AGENTS, and the NEW ZEALAND COLONIAL DE-FACTO GOVERNMENT and ALL** (CORPORATIONS)

Opening Declaration

We are in receipt of evidence of being lawful sovereign being(s). We are free born of our living Creator from where our Sovereign Authority streams. He is the endower of our Unalienable Rights, Freedoms and liberties. Our God given name is sacred. It is our intelliging possession and not to be corrupted for financial gain by another as an "artificial corporation of the commercial chattel property".

*God with Commercial chattel god with Commercia

1. We the <u>Tangatawhenua Wealth and Resource Management Authority</u>™©, lawful sovereign being(s), living on the land of the Nation known as Te Ika-a-Maui, Aotearoa, Tuhua, Te Waka-o-Maui, Raki-ura We are not exercising our right to travel freely within this "Nation" to engage in commercial activity. We are not subject to being detained or summoned to the court by NEW ZEALAND POLICE OFFICER(S) exercising the Police Power or the "STATE" to enforce its statutes in commerce. Below are some of our reasons as to protest over the CROWN AND NEW ZEALANDS JURISDICTION.

Te Wai Pounamu Te Waka-o-Maui

- 2. Courts enforcing mere statutes do not act judicially merely ministerial, having thus no judicial immunity, and unlike courts of law do NOT obtain jurisdiction by service of process nor even arrest and compelled appearance. <u>Boswell v. Otis</u>, 9 Howard 336, 348.
- 3. You the NEW ZEALAND COLONIAL DE-FACTO GOVERNMENT AND THE CROWN have violated your own Common Law by infringing upon the life, liberty and property of someone else and we the Tangatawhenua Wealth and Resource Management Authority have NEVER, EVER made or signed ANY CONTRACTS OR TREATYS with nobody????
- 4. Therefore the CROWN and ALL their agents have no LEGAL or LAWFUL jurisdiction or sovereign authority justified in origin.

"Without Prejudice" U.C.C.1-308/207

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Opening Declaration

We are in receipt of evidence of being lawful sovereign being(s). We are free born of our living Creator from where our Sovereign Authority streams. He is the endower of our Unalienable Rights, Freedoms and liberties. Our God given name is sacred. It is our **intellectual possession** and not to be corrupted for financial gain by another as an "artificial corporate entity", "instrument" or "Commercial chattel property".

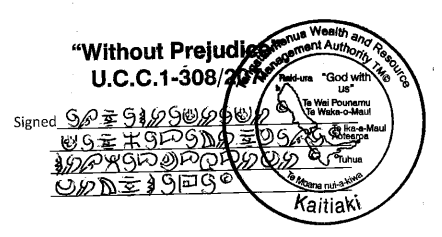
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- 4. Therefore the CROWN and ALL their agents have no LEGAL or LAWFUL jurisdiction or sovereign authority justified in origin.

- 5. The NEW ZEALAND establishment is in <u>debt and bankrupt</u> physically and intellectually, there being no <u>substance to the CROWNS record of property</u>. In <u>bankruptcy</u> there is no information or legal requirement for the CROWN to perform.
- 6. The reasons for this are obvious, and well expressed in the supreme court of the United States in "1795", "inasmuch as every government can interface only with artificial persons. The imaginary, having neither actuality nor substance, is foreclosed from creating attaining parity with the tangible. The legal manifestation of this is that no government as well as any law, agency, aspect, courts etc, can concern itself with anything other than corporate artificial persons and contracts between them", S.C.R. 1795, penhallow v. Doane's Administrators (3U.s54;IL.E.d57;3 Dall.54)
- 7. We the Tangatawhenua Wealth and Resource Management Authority never knew that we got involved with an International maritime contract, so, good faith; we deny that such a contract exists. If you are taking jurisdiction in Admiralty, then, pursuant to section 3-501 of" your" UCC, (Presentment) wealth of Wealth NEW ZEALAND GOVERMENT will or should have no difficulty places the "alleged" on react into evidence, so that we may examine and possibly challenge the validity of the contract!!!
- 8. We are ORDERING you(s) to seize an stop little ing with our intellectual property??? For we are putting you(s) on NOTICE to be Span!!
- 9. In addition, a clarification of any erical valuation we have made in this Affidavit To Challenge the Crowns Jurisdiction along with all the documents you offer in support of your position, within the reasonable time period of 15 days of your receipt of this Affidavit to Challenge the Crowns Jurisdiction. If you need additional time please make your request in writing and it will be granted
- 10. If we do not hear from you(s) in 15 days, your lack of response will establish the presumption, that there exist no un-resolved material facts in issue or that a controversy between the parties exist. By your acquiescence in the matter, your CORPORATION(S) will have accepted my position as being applicable in this instance, thus closing the matter, (for you(s) become "estopped for ever more"). Time is of the Essence.
- 11. <u>James 2:4-10</u> [4] have you not shown partiality among yourselves, and become judges with evil thoughts? [5] Listen, my beloved brethren: Has God not chosen the poor of this world to be rich in faith and heirs of the kingdom which He promised to those who love Him? [6] But you have dishonored the poor man. Do not the rich oppress you and drag you into the courts? [7] Do they not blaspheme that noble name by which you are called? [8] If you really fulfil the royal law according to Scripture, "You shall love your neighbour as yourself," you do well; [9] but if you show partiality, you commit sin, and are convicted by the law as transgressors. [10] For whoever shall keep the whole law, and yet stumble in one point, he is guilty of all.

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12. Matthew 5:43-45. [43] "You have heard that it was said, 'You shall love your neighbor and hate your enemy.' [44] "But I say to you, love your enemies, bless those who curse you, do good to those who hate you, and pray for those who spitefully use you and persecute you, [45] "that you may be sons of your Father in heaven; for He makes His sun rise on the evil and on the good, and sends rain on the just and on the unjust.

We the, <u>Tangatawhenua Wealth and Resource Management Authority</u>™© sui juris, as lawful sovereign being(s), does swear and affirm that we have scribed and read the foregoing facts, and in accordance with the best of our knowledge, our firsthand knowledge and conviction, such are true, correct, complete, and not misleading, the truth, the whole truth, and nothing but the truth so help us God.



NOTE: <u>Dickerson vs. Wainwright. 626 F.2d Title 1184 (1980)</u>, held affidavit sworn true and correct under penalty of perjury has full force of law and does not have to be verified by Notary Public to have same effect.

"Without Prejudice"
U.C.C.1-308/207

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