**Judgement and Order**

Mandamus (MANDAMUS)

Certorari (CERTORARI)

Quo warranto (QUO-WARRANTO)

Jus Necessitatis (JUS-NECESSITATIS)

Jus non scriptum (JUS-NON-SCRIPTUM)

Justitia nemini neganda est (JUSTITIA-NEMINI-NEGANDA-EST0

Ex Debito Justitiae (EX-DEBITO-JUSTITIAE)

8 June 2020

To the living man or woman who represents “DEPUTY DISTRICT REGISTRAR”

in your personal and private capacity

and

The living man C J Geason “Chief Magistrate”

in your personal and private capacity

and

The living man or woman acting as agent for the non-living corporation “MAGISTRATES COURT TASMANIIA”

in your personal and private capacity

**Notice to Principal is Notice to Agent**

**Notice to Agent is Notice to Principal**

I, Mary-jane, of the family Smith, as is recorded with the International Common Law Court BC/20/33333, am the principal, executive beneficiary, and owner, FN/20/44444, of the non-living Cestui Qui Vie estate/trust MARY JANE SMITH.

I declare my authority, as a living man, to be heard.

**Audi Alteram partem (AUDI-ALTERAM-PARTEM)**

I, Mary-jane, of the family Smith, principal and executive beneficiary of the non-living Cestui Qui Vie estate/trust MARY JANE SMITH, direct and instruct you, “DEPUTY DISTRICT REGISTRAR”, in your personal and private capacity, and/or Chris Dawson “Commissioner of Police”, in your personal and private capacity, and/or the living man or woman acting as agent for the non-living corporation “MAGISTRATES COURT OF TASMANIA” in your personal and private capacity, to withdraw and/or dismiss all allegations of alleged “offences” relating to “10/05/2020”.

1. The dead have no authority or jurisdiction over the living.

**“The dead should not rule the living.”**

― Thomas Jefferson

2. The allegations relate to an alleged contractual dispute between two non-living entities.

3. A personal right of action dies with the person.

**Actio personalis moritur cum persona**

**(ACTIO-PERSONALIS-MORITUR-CUM-PERSONA)**

4. This alleged breach of contract is not between living men or women.

Nil inter vivos (NIL-INTER-VIVOS)

5. There is not a meeting of the minds.

Nil Assention Mentium (NIL-ASSENTION-MENTIUM)

6. An act does not constitute guilt unless done with a guilty intention.

**Actus Reus Non Facit Reum Nisi Mens Sit Rea**

**(ACTUS-REUS-NON-FACIT-REUM-NISI-MENS-SIT-REA)**

7. This matter is trivial and the law does not govern trifles.

De Minimis Non Curat Lex (DE-MINIMIS-NON-CURAT-LEX)

I, Mary-jane, of the family Smith, principal and executive beneficiary of the non-living Cestui Qui Vie estate/trust MARY JANE SMITH, have a right to remedy.

Ubi jus ibi remendium (UBI-JUS-IBI-REMEDIUM)

I, Mary-jane, of the family Smith, a living man, Sui Juris (SUI-JURIS), principal and executive beneficiary of the non-living Cestui Qui Vie estate/trust MARY JANE SMITH, declare there is no contract between “DEPUTY DISTRICT REGISTRAR” and the non-living Cestui Qui Vie estate/trust MARY JANE SMITH.

I, Mary-jane, of the family Smith, a living man, Sui juris (SUI-JURIS), principal and executive beneficiary of the non-living Cestui Qui Vie estate/trust MARY JANE SMITH, declare that the non-living entity “DEPUTY DISTRICT REGISTRAR” has no authority over the non-living Cestui Qui Vie estate/trust MARY JANE SMITH.

 I, Mary-jane, of the family Smith, a living man, Sui juris (SUI-JURIS), principal and executive beneficiary of the non-living Cestui Qui Vie estate/trust MARY JANE SMITH, declare there is no contract between C J Geason and/or the non-living entity “Chief Magistrate” and the non-living Cestui Qui Vie estate/trust MARY JANE SMITH.

I, Mary-jane, of the family Smith, a living man, Sui juris (SUI-JURIS), principal and executive beneficiary of the non-living Cestui Qui Vie estate/trust MARY JANE SMITH, declare that C J Geason and/or the non-living entity “Chief Magistrate” has no authority over the non-living Cestui Qui Vie estate/trust MARY JANE SMITH.

I, Mary-jane, of the family Smith, a living man, Sui juris (SUI-JURIS), principal and executive beneficiary of the non-living Cestui Qui Vie estate/trust MARY JANE SMITH, declare there is no contract between the non-living entity “MAGISTRATES COURT OF TASMANIA” and the non-living Cestui Qui Vie estate/trust MARY JANE SMITH.

I, Mary-jane, of the family Smith, a living man, Sui juris (SUI-JURIS), principal and executive beneficiary of the non-living Cestui Qui Vie estate/trust MARY JANE SMITH, declare that the non-living entity “MAGISTRATES COURT OF TASMANIA” has no authority over the non-living Cestui Qui Vie estate/trust MARY JANE SMITH.

8. All instruments “served” by “DEPUTY DISTRICT REGISTRAR” and/or C J Geason and/or “Chief Magistrate” relate to non-living entities; they are from a non-living entity, directed to a non-living entity and refer to ‘legislation’ that only applies to non-living entities.

9. Not one of the instruments contains an ABN, thus rendering the documents with no legal status.

10. The instruments refer to “Acts”, which are not Law, an “Act” being a pretence or pretend, and requiring consent or agreement.

11. I, Mary-jane, of the family Smith, a living man, Sui juris (SUI-JURIS), do not consent, nor agree, to any “Acts”, “Legislation”, “Rules” “Directions”, and/or “Demands”.

12. The instruments are all unsigned by living man or woman, and are not witnessed by living man or woman.

13. The instruments are all unreadable in English, containing numerous separate boxes each containing text that is either DOG LATIN, cursive, or english that is not related or applicable to the instrument.

14. There are also other numerous examples of cursive script, DOG LATIN making the instruments Criminal and Counterfeit. (Annotated copies of the ‘served’ instruments are attached purely for your reference and will be kept on file as evidence should further action be necessary).

15. There are statements of “Penalty”, when no allegation has been proven, and no offence has been proven as per due process of Law.

16. Several of the instruments appear to claim to be under the Catholic Crown of the Vatican. Any claim of authority of the Vatican over the living man Mary-jane, of the family Smith, is rejected and rebutted.

17. I, Mary-jane, of the family Smith, a living man, Sui juris (SUI-JURIS), principal and executive beneficiary of the non-living Cestui Qui Vie estate/trust MARY JANE SMITH, declare that the non-living entity “DEPUTY DISTRICT REGISTRAR” has no authority to act as agent for the non-living Cestui Qui Vie estate/trust MARY JANE SMITH.

18. There is no contract.

19. The claim is fraudulent.

20. It is a fraud to conceal a fraud.

 Fraus est celare fraudem **(FRAUS-EST-CELARE-FRAUDEM)**

I, Mary-jane, of the family Smith, a living man, Sui juris (SUI-JURIS), principal and executive beneficiary of the non-living Cestui Qui Vie estate/trust MARY JANE SMITH, decline the offer to contract.

As no proof of contract has been supplied, and the living having authority over the dead, I, Mary-jane, of the family Smith, a living man, Sui juris (SUI-JURIS), principal and executive beneficiary of the non-living Cestui Qui Vie estate/trust MARY JANE SMITH, being the only living being in this matter, make judgment the claim to be unsustainable and order and demand all allegations of alleged “offences” relating to the alleged claim “ACTION No. M/2020/499” and/or the criminal instrument dated “28 MAY 2020” be immediately withdrawn and/or dismissed.

21. This judicial decision must be accepted as correct.

Res Judicata Pro Veritate Accipitur

(RES-JUDICATA-PRO-VERITATE-ACCIPITUR)

22. Ignorance of the law excuses no one.

Ignorantia juris non excusat **(IGNORANTIA-JURIS-NON-EXCUSAT)**

Should you, the living man or woman “DEPUTY DISTRICT REGISTRAR”, and/or C J Geason “Chief Magistrate”, and/or the living man or woman acting as agent for the non-living corporation “MAGISTRATES COURT OF TASMANIA”, in your personal and private capacities, fail to carry out this Order, in any way other than with your full compliance of this Order, it will create a permanent and irrevocable Estoppel by Acquiescence, forevermore barring the non-living corporation “Chief Magistrate”, and the non-living corporation “MAGISTRATES COURT OF TASMANIA”, or any and all of your agents, or principals, from bringing any and all claims, legal actions, orders, demands, lawsuits, charges, levies, penalties, damages, interests, liens or expenses, whatsoever, against the living man, Mary-jane, of the family Smith, a living man, Sui Juris (SUI-JURIS), principal and executive beneficiary of the non-living Cestui Qui Vie estate/trust MARY JANE SMITH.

Any further correspondence sent by you “DEPUTY DISTRICT REGISTRAR”, and/or C J Geason “Chief Magistrate”, and/or the living man or woman acting as agent for the non-living corporation “MAGISTRATES COURT OF TASMANIA”, to me, Mary-jane, of the family Smith, as is recorded with the International Common Law Court BC/20/33333, am the principal, executive beneficiary, and owner, FN/20/44444, of the non-living Cestui Qui Vie estate/trust MARY JANE SMITH, in this matter, other than to confirm your compliance with, and fulfilment of, this order, shall incur a Fifty Thousand Dollar, Australian ($50,000 AuD) processing fee, per Instrument, payable in Sterling Silver (99.9999%Troy weight, to the Bourse value of Sterling Silver as calculated on the day of the invoice being printed, at our sole discretion on the day of printing, and in person to Mary-jane, of the family Smith, within seven days upon receipt of invoice.

The tacit acquiescence of you, “DEPUTY DISTRICT REGISTRAR”, and/or C J Geason “Chief Magistrate”, and/or the living man or woman acting as agent for the non-living corporation “MAGISTRATES COURT OF TASMANIA”, in this matter, will be taken as your full acceptance and compliance of this Order and the full acceptance, in your personal and private capacity, of the ramifications if you, “DEPUTY DISTRICT REGISTRAR”, and/or C J Geason “Chief Magistrate”, and/or the living man or woman acting as agent for the non-living corporation “MAGISTRATES COURT OF TASMANIA”, fail to adhere completely and in full to this Order.

In addition, I, Mary-jane, of the family Smith, a living man, Sui Juris (SUI-JURIS), principal and executive beneficiary of the non-living Cestui Qui Vie estate/trust MARY JANE SMITH, reserve all rights to take lawful remedy, in any lawful and/or legal manner in which I choose, against you, “DEPUTY DISTRICT REGISTRAR”, and/or C J Geason “Chief Magistrate”, and/or the living man or woman acting as agent for the non-living corporation “MAGISTRATES COURT OF TASMANIA”, in your personal and private capacity, should you fail to adhere to this Order.

 (fingerprint in red ink)

 Mary-jane

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 of the family Smith,