Testament to Will

Claim of Right

Term and Condition of Contract

Notice of virtute officii Occupancy,

of The Office of Executor for The John James Doe, Estate.

Whereas, the living soul, called by: John-james, that scribes One’s surname as Yisrael, Isaiah 44:5, while humbly relying upon the blessing of Almighty God, on this the first day of January in the year of our Lord (Yeshua) two thousand and twenty-one, do hereby proclaim by this Proclamation that this is Testament to My Will, Claim of Right to Office and the Terms and Condition of Contact for The John James Doe, Estate.

Take note: As We are not in the military, We use no military titles such as Mr, Mrs, Ms, Miss, or any other titles, we only use the name of the office to indicate which office we are the occupant of and functioning in at any given time; and

Be it known and remembered by all to whom these presents come, and may concern:

To: Any man or woman, being the occupant of any office, that may believe they have any authority, claim and/or interest in the name: John James Doe, herein after ‘The Name’, or by any derivative, variation, mutation, permutation, alternate combination, typographical manifestation or representation in any spelling, style or format of any Person/legal fiction, and/or ‘personalities/collective entities,’ known both jointly and severally hereinafter as ‘The Name’ or ‘The Estate’; and

From: The God-fearing man, a living soul, called by: John-james, herein after referred to as, ‘We’, ‘Our’, or ‘Us’, whose ‘Will’ is expressed herein and wishes to live in peace and harmony with all living souls, and have cooperation and friendship, here on The Creators Earth; and

With loving devotion and in gratitude to: Our Divine Creator Elohim our Merciful Heavenly Father, YHWH the maker of the triune, the living-body with sound-mind, whom did gift this original trust body for the providence of our eternal living soul, as Grantor of our first Estate did grant and convey all divine immutable, irrevocable, unalienable freedoms, liberties, rights and dominion of the Earth over all living things into our trust to minister and keep for our peaceful enjoyment; and

First: By this Proclamation We do hereby decree that John-James, with authority and dominion gifted by The Divine Creator does henceforth claim and occupy ex officio (by right of office) the Offices of: Steward/Executor, Chief Administrator, Principal Guardian, Principal Custodian, Ships Master, and minister, known both jointly and severally hereafter as the ‘Steward’ and/or ‘Steward/Executor’ for the ‘John James Doe, Estate’; and

Second: Be it hereby known to all: That One is The Ex officio Occupant of The Office of Steward/Executor” and that the woman called by Vicky, One’s beloved wife, united by marriage before our Heavenly Father and in so doing becoming one, is henceforth ‘The Ex officio Occupant of the Offices of Executor, Guardian and Protector of The Estate with nil limitations to what is set out in this Notice, as well as for The Estates of our dearly begotten daughters and son (including but not limited to): John, Hailey and James until such time that each young woman and man comes of age and competence to minister ex officio these foresaid Estates for the beneficiaries of said Estates; and

Third: ‘The Office of Steward/Executor’, herein after ‘The Office’, and all foresaid offices for the John James Doe, Estate, are hereby occupied ex officio; and

Fourth: Be it known that We affirm Our appointment to The Office of Steward/Executor for the John James Doe, Estate, which is part of ‘The Commonwealth of Australia’, herein after ‘The Commonwealth’,

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to which we have a ‘Natural Born and/pledged Allegiance’ thereto and ’therefore, Claim the Office of Commonwealth Public Official in all matters pertaining to the vigilant protection of any and all property both corporeal and incorporeal belonging thereto and hereby promise to minister any and all property, interests and/or claims in good faith for the beneficiaries in all matters whilst

ministering these Estates, herein after The Estate; and

All communication must be mailed to The Office at the venue precisely as indicated below:

The Occupant of the Office of Executor,

John James Doe, Estate,

By way of: General Post-Office,

Thirty-one Denison Street, Bondi Junction,

Original State: New South Wales,

The Commonwealth of Australia.

Fifth: Our mission: To minister The Estate prudently with vigilance in the interest of the beneficiaries whilst promoting the testator/grantor’s assertion of freedoms, liberties and rights, always maintaining a peaceful relationship with those in care of ‘persons’ that serve as trustees, fiduciaries/public servants, and to vigilantly ensure they execute their fiduciary duties honourably and with clean hands, as well as those that are appointed by The Steward, in good faith, to serve the interests of The Estate; and

Sixth: We promise to keep and uphold our inherent creed, The Supreme Royal Law of our Merciful Heavenly Father and abide by his divine word as written in the King James Version Bible 1611 and to hold true the only valid Law compatible to his people; and

Seventh: Our allegiance: We are a ‘National of The Commonwealth of Australia’, herein after a ‘Commonwealth National’, a loyal subject of ‘Her Majesty The Queen’, and hereby affirm that our natural and promised allegiance is to The Commonwealth of Australia, a constitutional monarchy and common-law country, where the supreme authority is vested in ‘the people’. We emphatically refute any assumption or presumption that We are a “Citizen” of any Corporate “Belligerent Sovereign State/Nation and/or Nation-State” hereinafter “The State”; and

Eighth: We do not accept any benefits or privileges of The State and do not willingly consent or submit to any foreign entity claiming military and/or civil authority over us; and

Ninth: We reserve the right to occupy ‘The Office of Commonwealth Public Official’ (CPO) and any abandoned office of The Commonwealth in defence and protection of The Estate in good faith, if We believe it is necessary to do so; and

Tenth: Take Note: We are not in the military nor spies, enemy combatants, rebels, hostiles, barbarians, nor belligerent in any way shape or form; Our wish is to live in peace with all living souls; and

Eleventh: We are neutral, at peace with all, whilst being aware that the Government of the Commonwealth is being administered by a Belligerent Foreign Occupier under a fictive form of corporate quasi martial/military law, imposed by deceit, stealth and subterfuge, falsely claiming the right of usufruct of public property; and

Twelfth: Furthermore, whilst all public property is presently held in ‘abeyance’ by the Belligerent Foreign Occupier, The Estate is private and not subject to usufruct; and

Thirteenth: It is Our Will to be left in peace as neutrals, exercising self-determination, as We are self-governing with immunity from all foreign entities. Also, as non-belligerents, We claim absolute right to safe harbour, innocent passage, hospitality and quiet enjoyment of our private person/s and property, as well as our natural right to trade, contract, keep and mind our own business, without inconvenience and/or interference;

Fourteenth: Administration: All military courts, Office of the Provost Marshal, common law courts of record, courts of equity, administrative courts, legislative courts, prize courts; Office of the Sheriff/Admiralty Marshal, Bailiffs, tribunals, public/civil servants, service providers and the officers

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of the public trust have a duty and responsibility to acknowledge the authority of The Office of Steward/Executor and Commonwealth Public Official for all matters regarding the administration of any claims against The Estate and/or The Commonwealth; and

Fifteenth: We are also aware that [in 1966] the lawful money of The Commonwealth was substituted (without referendum) with fiat/military scrip (debt instruments), thereby making it impossible to expunge any debt, as a debt cannot be paid with a debt. We use military scrip only out of necessity; and

Sixteenth: As The Office of Steward is now occupied virtute officii, henceforth, no office, nor officers possess any lawful rights or our recognition to continue as agents, administrators, ships master, custodians and/or guardians on our behalf, therefore, whether they had acted through an office of custodian, protector, steward, keeper, guardian, attorney-in-fact or by any other title, We hereby repudiate all policies, statutes, contracts, presumptions and/or assumptions of executorial or administrative authority and do hereby decree their acts null and void from the beginning; and

Seventeenth: This Office does hereby rescind, revoke, quash, obliterate, annul, annihilate, extinguish and refute, any and all known or unknown, presumed or assumed, forced or fraudulent, legal or illegal, military or civil, public or private claim of authority (including but not limited to), power of attorney, power of guardian, custodianship, trusteeship, ward-ship, ship’s master-ship, ships agent’s authority, management, superintendence, protection, carer, surveillance, governance, administration, tutelage, mandate, control, usufruct, usury, order, notice, contract, licence, permit, fee, charge, tax and/or fine by any and all, (including but not limited to), governments, paramilitaries, persons, companies, corporations, private or public entities; and

Eighteenth: We retain Our unalienable Freedoms, Liberties and Rights not to be compelled to perform under any contract or commercial agreement that We did not enter into without full disclosure, doing so knowingly, freely, willingly, voluntarily and intentionally, with a meeting of the minds, good or valuable consideration and the wet ink autograph/signature of all contracting parties; and

Nineteenth: We do not accept any compelled benefits and/or privileges and/or liabilities of any unrevealed contract or commercial agreement, are never, ever subject to silent contracts and have never knowingly or willingly contracted to give away any of Our God given freedoms, liberties, rights and never, ever will; and

Twentieth: We may at times out of need and necessity to travel peacefully without threat, intimidation and harassment by corporate paramilitary forces of any belligerent ‘Sovereign State’ obtain and carry a ‘license’ and/or ‘passport’ in The Name of The Estate, however this shall not be construed as relinquishment or abandonment of any Inherent (God given) Rights as it is being done under duress; and

Twenty first: The Office of Steward hereby ministers with full authority and takes charge of all affairs of The Estate, including but not limited to the following; and

1. To conduct any bank transactions and/or any other business of The Estate in The Name of John James Doe and/or any other personality of The Name for both the private and The Commonwealth Estate without implying or inferring submission to any unrevealed contractual agreements written in (including but not limited to) legalese, glossa/dog Latin, sign language, banking code such as ‘you’ or ‘your’, the use of boxes or underlined text denoting a mistake or removal from the page, or any language other than plain English when We are dealing with any registered government, corporation, company or organisation; and
2. To audit, demand, seize and take possession of any account and/or file that belongs to The Estate and to collect and receive each and every sum of money/currency, credit, account, legacy, bequest, interest, dividend and/or annuity due, owing, or payable, by any lawful means necessary for the recovery thereof, including (but not limited to) lawful, legal, and/or commercial process, with The Office of Steward/Executor possessing the undeniable and irrefutable right of discovery of all equitable and legal titles being held in The Name of The Estate; and
3. To minister any verifiable claim or presentment against The Estate for settlement and closure

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by negotiation, compromise, set-off or discharge and/or cause the commercial adjustment of

any account held open against The Estate on behalf of the beneficiaries thereof; and

1. To demand and obtain redress for any wrongs against The Estate, from any man or woman privately if and when they go beyond the authority of their office, as well as any office of any person, corporation, company, organisation, entity, jointly and severally; and
2. To exercise any and all powers and authority in all matters of The Estate property, corporeal and incorporeal, private property and any property as proprietor, chose in action or chose in possession, where other property is in possession of a trustee or another party/entity, or where a security interest is established and/or in other actions as and when required; and
3. To take possession, hold, and manage real estate and all other property, including but not limited to, quasi entail and/or estate tail, cestui que vie trust and/or any other trust, security interest, bond, certificate, mortgage, lease, account, debt, credit and/or any other instruments held in The Name of The Estate; and
4. To create, draft, secure, sell, assign, endorse, indorse bills of exchange, promissory notes, sight drafts, money orders, or any bill or note in The Name of The Estate; and
5. To accept in honour for set-off or discharge any debt, fine, fee, charge or tax against The Estate where necessary; and
6. To discharge any fine, fee, tax, or debt by way of set-off and/or sight draft, money order, bill of exchange or promissory note; and
7. To create, amend, supplement and/or terminate any trust or res created by any government body, state, federal or international, bank, or other entity registered within ‘Australia’ or internationally; and
8. To demand, retrieve, require any documents or files whether commercial, quasi-judicial, administrative, or otherwise and sign and/or autograph and/or seal ‘on behalf of all the offices of The Estate in the name of John James Doe and/or any personality of the said Name in any act or deed, and exercise same for any redress, remedy, claim, suit, tort or lien; and
9. To deposit funds in, make withdrawals from, or sign cheques or drafts against any account standing individually or jointly in any bank or other depository; and
10. To cash coupons, bonds, or certificates of deposits, endorse cheques, notes, ledgers or other documents; and
11. To have access to, and place items in, or remove them from, any safety deposit box held in and/or by The Name and/or The Estate; and

1. To pay any just debts and expenses, including reasonable expenses incurred by The Office of Steward while ministering affairs of The Commonwealth and The Estate; and
2. To retain any investments, and to invest in stocks, bonds, or other securities, or real estate or other property held by The Estate; and
3. To give general and special proxies or exercise rights of conversion, or rights with respect to shares or securities, to deposit shares or securities with or transfer them to protective committees or similar bodies, to join in any reorganisation and pay assessments, or subscriptions called for in connection with shares or securities; and
4. To sell, exchange, lease, give, gift or grant, and/or make contracts concerning real estate or other property for such considerations and on such terms as The Office of Steward may see fit and consider prudent; and

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1. To improve or develop real estate, to construct, alter, or repair building structures and appurtenances or real estate; to settle boundary lines, easements and other rights with respect to real estate; and
2. To collect and retain water, plant, cultivate, harvest, and sell or otherwise dispose of crops and timber, and do all things necessary or appropriate to good husbandry; and
3. To provide for the use, maintenance, repair, security, or storage of The Estates’ tangible property; and
4. To purchase and maintain such policies of insurance against liability, fire, casualty, or other risks as The Office of Steward may consider prudent; and

Twenty second: The Steward nor The Estate is not subject to lien, levy, submission to jurisdiction, or acquisition at any moment or in any situation and shall enjoy all quiet enjoyment, and immunities afforded by natural Foreign Immunity, The Commonwealth of Australian Constitution Act 1900 (UK), English common law and The Supreme Royal Law of Almighty God; and

Twenty third: Claims: The Steward will accept for honour on behalf of The Commonwealth beneficiaries any valid warranted claims or presentments. All claims against The Estate for payment or usage of credits or interest of any kind, in any amount, whether it be for tax, fee, collection, charge, set-off or settlement, shall not be paid without first being presented to The Office of Steward/Executor for approval; and

Twenty fourth: Trustees and fiduciaries may not assert any management power over The Estate without delegation in writing by authority from this office. Fiduciaries shall at no time improperly use The Estates’ interests, money, assets, property, services or credit, nor lien or bond The Estate without warrant in the performance of, or as a result of, their official duties for activities that have not been approved in writing by this office; and

Twenty fifth: When approval is given for administration or probation of The Estate, it shall be made evident in writing by this office. Anyone who claims authority to act on behalf of The Estate shall be required to be in possession of a letter affirming the trustee/fiduciary authority to do so; and

Twenty sixth: Continuing unauthorised use of credits or interests without express consent, upon being noticed by this Proclamation, constitutes fraud against The Estate, by the individual/s acting without authority; and

Twenty seventh: Be aware: Any man or woman who goes beyond their offices’ authority is doing so at their own peril and may be held privately liable, also their office may be held liable jointly and severally; and

Twenty eighth: Communiqué to Public Officials and Trustees: Every man or woman who, whether under colour of law, usufruct, or any statute, legislation, ordinance, regulation, custom, or usage, of any State or Territory which interferes, obstructs, deprives any freedoms, liberties, rights or immunities of The Estate, shall be liable to The Estate, without immunity; and

Twenty ninth: Anyone refuting any of the aforementioned or following issues must do so on the public record, in writing, by way of affidavit, signed under penalty of perjury, with a bond of one million Australian Dollars [$1,000,000.00] for each issue and occurrence of perjury or false and misleading information, and/or unproven or misleading statements or assertions. No other refuting documents will be accepted. Failure to respond in accordance with these stipulations within ten [10] days of receipt of this Notice will be your agreement and estoppel; and

Thirtieth: Public Officials/Officers wishing to present a claim against The Estate shall, in accordance with the common law and administrative policies established by The Office, comply with the requirement to disclose personal assets, liabilities and any conflicts of interest as well as those of their spouses and/or dependents to The Office of Steward/Executor; and

Thirty first: Any and all claims against The Estate are to be directed to The Office of Steward/ Executor

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or mailed to the office of special executor/executrix if and when instructed. All claims against The Estate are required to provide verifiable proof of claim. Any attempt to extract monies and/or property from The Estate that cannot be fully verified may be seen as (including but not limited to) extortion and/or fraud; and

Response to this notice is not required, certificate of service will be kept on file by our office, however any response received, of which purports the inability or refusal to perform in accordance with the guidance set-forth in this Notice, must be submitted to our office including an affidavit signed under penalty of perjury, which shall serve to ensure high standards of honesty, impartiality, character, conduct and integrity. The Estate is relying on your silence as consent and assent to bind this agreement and the responsibilities, duties and obligations set-forth herein. Any correspondence received in The Name of The Estate at any venue hereafter will be your agreement to all terms, conditions, duties, obligations and responsibilities set-forth herein and in accord with any charge and/or fee schedule that may apply without further notice; and

Govern yourself accordingly,

The first day of January in the year of our Lord two thousand and twenty-one

By: …………………………… (Seal) …………………………….…

John-james, Executor ex officio

The Office of Steward/Executor

John James Doe, Estate

By way of: General Post-Office

Thirty Denison Street, Bondi Junction

Original State: New South Wales

The Commonwealth of Australia

Take Note: Disclaimer: The use of a Notary Public (below) and General-Post Office (above) is as a witness and for recording (with the office of the Archbishop of Canterbury and office of the Post-Master General) purposes only and does not imply any submission to any jurisdiction, nor waiver of any freedoms/liberties/rights whatsoever. The use of the dead language ‘Latin’ or any ‘Legal’ term is only used for want of a better word to convey what needs to be understood by those reading this document, One makes no use of man's unholy law as in a submission, while officially performing the function of Our calling as a watchman of Yahushua (Ezekiel 33:1-10) not relying upon the person of man's ordinance in sin.

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