

Date: 28<sup>th</sup> October, 2022,

From :ralph-alfred: and  
:faith-andrea-yvette: young  
84 Brooks Rd,  
Lower Barrington,  
Tasmania, 7306

To Lien Recipient  
P.O. Box 63,  
Sheffield,  
Tasmania, 7306.

## **A SECURITY CLAIM OF DEMAND, COMMERCIAL LIEN AND AFFIDAVIT**

1. To Guarantee Bond on the Specific Performance of and by all Public Officials as listed, but not limited to, in previous correspondence, per the impasse, and failure to remedy on their behalf by acquiescence between all the Public Officials acting in various capacities for the entity, “West Kentish Council”, and we, :ralph-alfred: and :faith-andrea-yvette: young.
2. This lien is a guarantee as bond for damages incurred by :ralph-alfred: and :faith-andrea-yvette: young.
3. This lien is against the persons acting in the capacity of Public Officials for the entity “West Kentish Council”, for failure to address and remedy points of lawful interaction, and the presumption of contract, regarding demands for monies from us, and continued harassment with Notices of Demand, with no regard for their responsibilities acting as Public Officials, and their obligations as such, and, with no regard for lawful conduct and knowledge of the law within the office in which they are acting, and, as a servant of the public, no regard for their public interaction skills which include respect for the public and responsible communication.
4. As of this day the 28<sup>th</sup> day of October, 2022, this lien binds the joint assets of the incumbent and his/her partner as well as individual assets of the incumbent as surety for compensation for crimes/torts against us, :ralph-alfred: and :faith-andrea-yvette: young.  
The entity “West Kentish Council” has no material substance. Therefore, the entity cannot action the lodgement of instruments (Notices of Demand) upon the people. This is done by the people acting as Public Officials for the entity “West Kentish Council”. And therefore, these people are personally liable for these actions.
5. These people have done so, as their choice, decided to act as Public Officials. This burdens them with responsibility of knowing their role and the responsibilities and constraints therein.  
So, 1. It was their choice to act as a Public Official.  
2. It is their responsibility to know the laws by which they must abide by.  
3. It is their responsibility to act according to the laws.  
4. It is their responsibility to act in the best interests of the public.  
5. Fraud, extortion and deceit are not in the best interests of the public. This is Malfeasance in Public Office.
6. It is a living tenet that a Public Office is a Public Trust.  
So, it is also reasonable to expect that a person, operating in the capacity of Public Official/Servant, abides by the laws of the land, conducts themselves in a lawful and considerate manner and has, first and foremost, the Public Interest in consideration.
7. You are now liable.

**8.** This lien is particularly addressed to Lien Recipient for your part in being complicit in the administration of the entity of “West Kentish Council” and your belligerent attitude by way of failure to ensure the lawful conduct of yourself and the other Public Officials of the entity “West Kentish Council”, with failure to provide lawful service to the community of the people of West Kentish, and by your actions, and non actions, thus bringing unwarranted stress and emotional and physical health issues upon us, :ralph-alfred: and :faith-andrea-yvette: young, as law abiding man and woman, over the period of time as since we contacted the entity of “West Kentish Council” in our letter of request for information on 8<sup>th</sup> August, 2022, to Mayor Tim Wilson.

**9.** We, :ralph-alfred: and :faith-andrea-yvette: young, non corporate sovereign Commonwealth Nationals, as a living man and living woman on the land, aver and say as follows:

**9a.** The incumbent parties of the Commercial Lien operate/act in their Official Capacities for the entity “West Kentish Council”.

**9b.** All actions in the above cited case have been actioned as per due process by us, :ralph-alfred: and :faith-andrea-yvette: young, to seek remedy for this impasse, in which the lienee(s) has/have not responded with facts via an affidavit and therefore stand in dishonour.

**9c.** All correspondence included NOTICE TO AGENT IS NOTICE TO PRINCIPAL AND NOTICE TO PRINCIPAL IS NOTICE TO AGENT, and therefore has, or should have been, communicated within the corporation of the entity “West Kentish Council”.

**9d** Nothing has been provided by any of the persons acting in the capacity of Public Officials in the above cited case to demonstrate or prove that they are operating lawfully as lawful entities, for a lawful entity.

**9e.** Nothing has been provided by any of the persons acting in the capacity of Public Officials in the above cited case to demonstrate or prove that the entity “West Kentish Council” has lawful existence as a “Third Tier of Government”.

**9f.** Nothing has been provided by any of the persons acting in the capacity of Public Officials in the above cited case to demonstrate or prove that they are conducting their duties as per the laws of The Commonwealth of Australia.

**9g.** Nothing has been provided by any of the persons acting in the capacity of Public Officials in the above cited case to demonstrate or prove that the legislation they refer to is law.

**9h.** Nothing has been provided by any of the persons acting in the capacity of Public Officials in the above cited case to demonstrate or prove that the entity “West Kentish Council” is not operating as a de jure Public Service entity for the people, and NOT a corporate business and with interests to attain profits for stakeholders.

**9i.** Nothing has been provided by any of the persons acting in the capacity of Public Officials in the above cited case to demonstrate or prove that the legislation they refer to is lawfully incumbent upon us.

**9j.** Nothing has been provided by any of the persons acting in the capacity of Public Officials in the above cited case to demonstrate or prove that there is a commercial contract in place between the entity, “West Kentish Council”, and us.

**9k.** Nothing has been provided by any of the persons acting in the capacity of Public Officials in the above cited case to demonstrate or prove that anyone from the entity “West Kentish Council” has authority to demand monies from us.

**9l.** Nothing has been provided by any of the persons acting in the capacity of Public Officials in the above cited case to demonstrate or prove that the documents, sent to us via postal mail, are lawfully executed.

**9m.** It is evidenced in the correspondence received by the persons acting in the capacity of Public Officials who have sent this postal mail, that crimes have been committed against us. This includes, but not limited to, consistent ignorance to our notices to achieve remedy (Malfeasance in Public Office), consistent harassment and threats with malice and extortion, consistent demand for monies

in the capacity of fraud via their notices for monies, deceit by not disclosing, as now is fact via un rebutted notices and estoppel and on public record, their lawful existence.

10. This commercial lien is commercially necessary to guarantee, for both the lien claimant and for the public record, that such a bond will exist upon the said officials and is not placed for any reason of harassment of persons or processes.

11. The Lien Debtors are being liened for a minimum of \$700,028.00 equivalent to be paid in 1 oz silver coins (99.9% pure) as valued on this day the 28<sup>th</sup> day of October, 2022, at \$46 per oz each,

12. This commercial lien is intended to seize all the real and movable property of the above cited Lien Debtors if payment as compensation for the persistent attempts to fraudulently extort monies from us, causing us unwarranted stress and anxiety, is not forthcoming.

13. This commercial lien is not a Lis Pendens lien. It may not be removed or dissolved by any parties except the Lien Claimants or a common-law jury properly convened and used. No third party can interfere with this lawful instrument.

14. This lien, as contract by default due to acquiescence, is now binding and due for enforcement. Property to the value noticed belonging to the debtor as stated at paragraph 8 and as addressee, will be seized lawfully in due course. Should it be necessary.

15. Other Lien Debtors as may be added from time to time for whatever relevant and just reason should there be interference in this lawful process by external/third party persons. Any further belligerent action by any person acting for the entity "West Kentish Council" or any agent contracted on behalf of the entity "West Kentish Council" will automatically incur penalties of the amount being claimed, fourfold for each action. This is per person.

As per previous correspondence, you are now liable for payment for services as per Fee Schedule attached with previous notice on 8<sup>th</sup> August 2022.

The amount now due is 1,950 oz of silver as per invoice attached. This is payable immediately.

Affirmed and respectfully submitted this 28<sup>th</sup> October, 2022, WITHOUT PREJUDICE, Malice, Vexation, Argument and or Merriment.

Notarised by \_\_\_\_\_ .....

Date \_\_\_\_\_

Position \_\_\_\_\_

Autograph \_\_\_\_\_

:ralph-alfred: and faith-andrea-yvette: of the family young  
Only in capacity as Beneficiary of the original De Jure Jurisdiction, as agent for [RALPH ALFRED YOUNG and FAITH ANDREA YVETTE YOUNG] (and any and all uppercase derivatives and variations in the spelling and or format of said names, including but not limited to, prefixe suffixes, titles, appendages, and the like). All Rights Reserved, no Loss or Liability

Notarised by \_\_\_\_\_

Date \_\_\_\_\_

Position \_\_\_\_\_

Autograph \_\_\_\_\_