

SILENCE IS ACQUIESCENCE, AGREEMENT AND DISHONOUR

1. All are equal under the Law (God's Law–Ethical and Natural Law). (Exodus 21:23-25; Lev. 24:17-21; Deut. 1:17, 19:21; Matt., 22:36-40; Luke 10:17; Col. 3:25.)
2. "No one is above the law."; "Commerce, by the law of nations, ought to be common, and not to be converted into a monopoly and the private gain of a few.").
3. In Commerce truth is sovereign (Exodus 20:16; Ps. 117:2; Matt. 6:33, John 8:32)
4. Truth is expressed by means of an affidavit (Lev. 5:4-5; Lev. 6:3-5; Lev 19:11-13; Num. 30:2; Matt. 5:33; James 5:12).

THIS CONTRACT IS SELF-EXECUTING UPON YOUR NEXT UNLAWFUL ACT.

5. An un rebutted affidavit stands as the truth in Commerce (1 Pet. 1:25; Heb. 6:13-15. Legal maxim: "He who does not deny, admits.").
6. An un rebutted affidavit becomes the judgment in Commerce (Heb. 6:16-17. Any proceeding in a court, tribunal, or arbitration forum consists of a contest, or "duel," of commercial affidavits wherein the points remaining un rebutted in the end stand as the truth and the matters to which the judgment of the law is applied.).

To:

1. **Name:** David Jones, agent of NORTH YORKSHIRE POLICE, acting as Chief Constable, and the human.
2. **All principals and agents of NORTH YORKSHIRE POLICE, and as the humans.** (Every humans to the highest in government which I think might be the PM but cannot find an organisation chart, and all humans in NORTH YORKSHIRE POLICE).
3. **All agents of all principals of NORTH YORKSHIRE POLICE, and as the humans.** (All humans back down as agents of the highest in government so as to cover the every government agent)

Hereinafter: Respondents/Libellants

From:

Marc Horn, as the human, hereby claiming all rights and duties and with retroactive effect, *nunc pro tunc*.

Hereinafter: Claimant

This 4th day of November 2017

Signature

Witness #1: Name

Signature

Contact details:

Witness #2: Name

Signature

Contact details:

NOTICE TO RESPONDENTS/LIBELLANTS

IT IS NOT MY INTENTION TO HARASS, INTIMIDATE, OFFEND, CONSPIRE, BLACKMAIL, COERCE, OR CAUSE ANXIETY, ALARM OR DISTRESS. THIS DOCUMENT AND ATTACHMENTS ARE PRESENTED WITH HONORABLE AND PEACEFUL INTENTIONS, AND ARE EXPRESSLY FOR YOUR BENEFIT TO PROVIDE YOU WITH DUE PROCESS AND A GOOD FAITH OPPORTUNITY TO STATE A VERIFIED CLAIM.

I, Marc Anton Paul Horn, hereinafter "Affirmant", do solemnly affirm, declare and state as follows:

1. Affirmant is competent to state the matters set forth in the statement of fact 1 of 11 through 11 of 11 herein.
2. Affirmant has knowledge of the statement of fact 1 of 11 through 11 of 11 herein.
3. All the facts herein are true, correct, complete and admissible as evidence, and if called upon as a witness, Affirmant will testify to their veracity.

STATEMENT OF FACTS 1 of 11
THE MACROCOSM

WHEREAS 1,

1. It pains me deeply to see so much death, violence, injustice and ill feeling resulting from so much inequality among humans and destruction on our planet; and
2. Which is directly the result of the lack of understanding of most humans on how the law works; and
3. I am a peace loving man; and
4. I have thought long and hard before issuing this notice, which is a self executing contract to all "government" agents as the humans; and
5. Where they take personal liability for harm caused from the time they make the contract effective by their next unlawful action; and
6. Due to the severe consequences it has to society if a lawful transition is not properly managed; and
7. I have considered the personal risks to me and my loved ones none of which are involved in these actions is high, and
8. I have faith in my fellow humans that they too will through reasoning reach the same conclusions that I have and act accordingly; and
9. History shows us those who have profited have done so from the law abiding people; and
10. This profiteering is the result of the lack of understanding of what it is lawful; and
11. No human has evidence that could be judged, even by using a simple majority as the definition of proof, let alone beyond a shadow of doubt, that their socially conditioned belief system "creator" is the highest authority on planet earth; and

NOTICE

Genesis 1:26 (KJV 1611) And God said, **Let vs make man in our Image, after our likeness: and let them haue dominion ouer** the fish of the sea, and ouer the foule of the aire, and ouer the cattell, and ouer all the earth, and ouer euery creeping thing that creepeth vpon the earth.

THEREFORE 1,

1. The only fact that can be established is that all creations have equal authority over other creations, and
2. No human has authority to take beyond what they need for survival, which is shelter from the environment, clean water and nutritious food, which is unreasoned and instinct, and all are provided by or creator; and
3. Each human is the equally the highest law on this planet earth, our home, and as equal sovereigns when we join together in any social groups; and
4. As all humans are equal sovereigns there can only be three immutable truths;
1. NO HUMAN HAS AUTHORITY TO KNOWINGLY CAUSE ANOTHER CREATION HARM.
2. EACH HUMAN HAS EQUAL CLAIM TO BENEFIT DERIVED FROM GLOBAL RESOURCES USED.
3. EACH HUMAN HAS EQUAL CLAIM TO INFORMATION AND KNOWLEDGE LEFT BY GENERTIONS PAST.

STATEMENT OF FACTS 2 of 11

NOTICE

King James Bible 1611 Daniel Chap IV verse 17 This matter is by the decree of the watchers, and the demand by the word of the Holy ones: to the intent that the living may know, that the most High ruleth in the kingdom of men, and giveth it to whomsoever hee will, and setteth up over it the basest of men.

By Decree of the Watchers; and
As demanded by the Holy ones; and
That living creatures may know; that

The highest authority of humans we give to the one most in need.

THEREFORE 2;

Based upon the above immutable truths as established, the following laws are applicable to all humans until the immutable truths are proven to be otherwise;

- 1. ALL HUMANS MAY TAKE WHAT THEY NEED FOR SURVIVAL, BEING ADEQUATE SHELTER FROM THE ELEMENTS, CLEAN WATER AND NUTRITIOUS FOOD, FROM ANY OTHER LIVING HUMAN WHO HAS MORE THAN THEY NEED.**
- 2. ANY HUMAN KNOWINGLY CAUSING ANOTHER HARM, INCLUDING WITNESSING ANOTHER HUMAN KNOWINGLY CAUSING HARM AND NOT ACTING WITHOUT PUTTING THEIR LIFE IN DANGER, BEING ITSELF KNOWINGLY CAUSING HARM, MUST MAKE GOOD ALL HARM CAUSED TO THE SATISFACTION OF THOSE HARMED.**
- 3. "Money, Currency etc." IS ONLY AN INSTRUMENT THAT HUMANS USE TO TRADE THEIR LABOUR AND THEIR IDEAS.**

WHEREAS 2;

1. No human is perfect and we all make mistakes without ill intent based upon our knowledge at that time, and
2. Every human has a lawful duty to any social group they are part of to ensure they have satisfied themselves that any harm caused to them by another was done with intent; and
3. This can only be done by establishing the truth; and
4. The highest law for a peaceful co-existence is to knowingly do no harm; and
5. To knowingly withhold the truth carries the maximum penalty that can be applied which is to leave them with their needs of survival; and
6. As every human is a sovereign, being equally the highest law, we can only judge ourselves and no other, and
7. We can only make judgements about ourselves; and
8. To make judgement of others as we cannot lawfully knowingly cause another harm, we must establish in truth; and
9. To establish the truth we must exhaust all reasonable means available that we know harm caused to be with intent; and
10. This can only be done by laying a claim against the human who knowingly caused the harm; and
11. This can only be done with what is true to you at that time by a witnessed statement including your damages claimed resulting from the harm to settle the matter; and
12. Allowing the defendant to prove their actions that caused you harm were without intent of harm, and
13. Before passing judgement offer sufficient time for response; and
14. Place yourself in their position and treat them as you would wish to be treated yourself; and

STATEMENT OF FACTS 3 of 11

15. As no human has authority to take more than they need for survival, leave that as a minimum so as to not to force them into violence to survive thereby allowing them the opportunity to learn from their mistakes; and

THEREFORE,

1. If the matter cannot be settled privately between 2 humans, call a court from the other members of the society to find a peaceful compromise; and

WHEREAS 3,

1. Matters not resolved have resulted in ongoing resentment; and
2. To maintain a peaceful society each human has a responsibility to ensure justice for all; and
3. The failure of the governed in understanding how to seek redress under the law by the custom of giving notice to another human when harmed, or witnessing another human being harmed, will result in further harm; and
4. I have previously knowingly caused harm; and
5. I have previously failed to provide assistance when I knew another human was knowingly causing harm where my survival was not at risk; and
6. History is a catalogue of evidence where the lack of the rule of law results in society breaking down into chaos; and
7. In order to keep hold of unlawful gains the end result is increased violence to suppress the uprising from those who have been enslaved knowingly or unknowingly; and
8. http://www.westminster-abbey.org/__data/assets/pdf_file/0005/85955/Coronation-Service-guide-and-reading-list.pdf
"On the death of the reigning monarch, the person entitled to succeed to the throne does so as soon as his or her predecessor dies, as summed up in the phrase: "The King is dead; long live the King!" Halsbury's Laws gives some historical background to this maxim of common law that the King never dies."
9. HM Queen Elizabeth II in her first promise holding a book which I can only assume is the King James Bible 1611, undertook to govern the peoples of this and various other lands according to their respective laws and customs; and
10. The Common Law reflects the Laws as recorded in the group of books commonly referred to as The Holy Bible, as verified by Sir William Blackstone in his published *Commentaries*; and

THEREFORE,

11. Only that can be the highest man made law, the law of the land, that the people live under in the United Kingdom of Great Britain and Northern Ireland, and are accountable to; and

WHEREAS 4,

1. To move from slavery (defined as a human knowingly restricting the use of another humans freewill) to a peaceful co-existence humans can only enter by their freewill into a contract to interact with another; and
2. For a contract to be lawful it must meet the following most important legal maxims;
 1. **A workman is worthy of his hire** (Exodus 20:15; Lev. 19:13; Matt. 10:10; Luke 10:7; II Tim. 2:6.)
Legal maxim: "It is against equity for freemen not to have the free disposal of their own property."
 2. **All are equal under the Law** (Exodus 21:23-25; Lev. 24:17-21; Deut. 1:17, 19:21; Matt., 22:36-40; Luke 10:17; Col. 3:25.)
Legal maxims: "No one is above the law."
Genesis 1:26 (KJV) And God said, Let us make **man** (*see note 1*) in our image, after our likeness: and **let them have dominion** over the fish of the sea, and over the fowl of the air, and over the cattle, and over all the earth, and over every creeping thing that creepeth upon the earth.
(note 1)As the law of creation is the highest law it supercedes man to mean human.

STATEMENT OF FACTS 4 of 11

Legal maxim "Commerce, by the law of nations, ought to be common, and not to be converted into a monopoly and the private gain of a few."

3. In Commerce truth is sovereign (Exodus 20:16; Ps 117:2; Matt. 6:33, John 8:32; II Cor.13:8)

Legal maxim: "To lie is to go against the mind."

Numbers Chap XXX verses 2 If a man vowe a vow unto the LORD, or sweare an oathe to bind his soule with a bond: **he shall not breake his word, hee shall doe according to all that proceedeth out of his mouth.**

From Gods Law YOUR WORD IS YOUR BOND!

Deuteronomie Chap XVII verse 6 **At the mouth of two witnesses, or three witnesses**, shall he that is worthy of death, be put to death: *but* at the mouth of one witness he shall not bee put to death.

Deuteronomie Chap XIX verse 15 One witness shall not rise vp against a man for any iniquitie, or for any sinne, in any sinne that he sinneth: **at the mouth of two witnesses**, or at the mouth of three witnesses, shall the matter be established.

S. Matthew Chap XVIII verse 16 But if he will not heare thee, then take with thee one or two more, **that in the mouth of two or three witnesses** euery word may be established.

II Corinthians Chap XIII verse 1 This *is* the third *time* I am comming to you: in **the mouth of two or three witnesses** shal euery word be established.

From Gods Law YOU CANNOT BE DENIED AT LEAST 2 WITNESSES!

4. Truth is expressed by means of an affidavit (Lev. 5:4-5; Lev. 6:3-5; Lev 19:11-13; Num. 30:2; Matt. 5:33; James 5:12).

5. An un rebutted affidavit stands as the truth in Commerce (1 Pet. 1:25; Heb. 6:13-15).

Legal maxim: "He who does not deny, admits."

6. An un rebutted affidavit becomes the judgment in Commerce (Heb. 6:16-17)

Any proceeding in a court, tribunal, or arbitration forum consists of a contest, or "duel," of commercial affidavits wherein the points remaining un rebutted in the end stand as the truth and the matters to which the judgment of the law is applied.

7. A matter must be expressed to be resolved (Heb. 4:16; Phil. 4:6; Eph. 6:19-21.)

Legal maxim: "He who fails to assert his rights has none."

8. He who leaves the field of battle first loses by default (Book of Job; Matt. 10:22.)

Legal maxim: "He who does not repel a wrong when he can, occasions it."

9. Sacrifice is the measure of credibility (Acts 7 Life / Death of Stephen)

One who is not damaged, put at risk, or willing to swear an oath that he consents to claim against his commercial liability in the event that any of his statements or actions is groundless or unlawful, has no basis to assert claims or charges and forfeits all credibility and right to claim authority.

Legal maxim: "He who bears the burden ought also to derive the benefit."

10. A lien or claim can be satisfied only through rebuttal by Counter-affidavit point-for-point, resolution by jury, or payment. (Gen. 2-3; Matt. 4; Revelation)

Legal maxim: "If the plaintiff does not prove his case, the defendant is absolved."; and

3. HM Queen Elizabeth II does so through what is commonly referred to as the "government", which includes but is not limited to The House of Lords, Parliament and the Prime Minister for the making of ACTs to administer her agents, to allow them to fulfil her promise to the people; and

STATEMENT OF FACTS 5 of 11

4. This same procedure for contracting is used by the instrument HM Queen Elizabeth II to govern the people in the United Kingdom of Great Britain and Northern Ireland where, "A Bill is a proposed law (**offer to contract**) which is introduced into Parliament. Once a Bill has been debated (**negotiation of terms and conditions**) and then approved (**acceptance of contract**), by each House of Parliament, and has received Royal Assent it becomes law (**which only has jurisdiction within the government, herein after "statute law"**) and is known as an Act." <https://www.gov.uk/guidance/legislative-process-taking-a-bill-through-parliament>; and
5. Some, herein after "few", within the "government" are knowingly introducing unlawful Bills for their profit derived from your labour and ideas; and
6. Then knowingly allowing them to be enacted to become "law" within the jurisdiction of the government which is lawful due to each humans inherent right to contract under freewill from the creator; and
7. Then knowingly misleading the governed into believing that this is a law in accordance with the first promise of HM Queen Elizabeth II "according to their respective laws and customs"; and
8. The few then knowingly cause harm by letting their agents operate under the **presumption** that ACTs derived as described in 4. are lawful in accordance with their oaths and affirmations government agents serving HM Queen Elizabeth II gave; and
9. Those agents with this **presumed** authority and jurisdiction unknowingly act unlawfully with non contracted fellow humans; and
7. The few who know that it is unlawful have added procedures of arrest where agent with their **presumed** authority and jurisdiction quote ACTs (**an offer to contract which is do you agree to move from the common law into statue law and hence fall under the jurisdiction of the ACT you are being charged with**), which if you do not rebut stand (**negotiation of terms and conditions of contract in accordance with contract law as detailed in 2 above as used by those in government to create the ACT in 4 above**); by
8. Being honourable they act reasonably by giving you a second chance as we are all human and can make mistakes; and
9. If you still do not rebut they have acted honourably by giving you a reasonable opportunity to the best of their knowledge and a **default judgement is made that you accepted the contract (contract law as detailed in 2 above as used by those in government to create the ACT in 4 above)** ; and
10. The few knowingly have further procedures to justify to themselves their knowingly causing harm by charges now being made where you are asked if you understand the charges (**an offer to contract which is do you agree to move from the common law into statue law and hence fall under the jurisdiction of the ACT you are being charged with**); which
11. If you fail to rebut stands as the default judgement **in accordance with contract law as detailed in 2 above as used by those in government to create the ACT in 4 above**; and
12. As you are a sovereign human to be able to extract the fruits of your labour you must contract by claiming the "legal fiction" within the statue law which is made by the government (by using any government identity that they have given you eg driving license, passport or any other government ID badges etc.) is you the human (**this completes the process of moving you from the common law into statue law and hence fall under the jurisdiction of the ACT you are being charged with**); and
13. Once it goes to court all theses unlawful action are nothing but unrebutted **presumption** as there has not been a meeting of the minds through full disclosure and understanding of all the terms and conditions of contract; and
14. Explains why there is the low confidence in the government; and
15. The belief that the many are slaves of the few; and
16. It appears that the trust HM Queen Elizabeth II laid in her agents has been breached resulting by the few unknown agents failing in their duty of care by putting unlawful bills for Royal Ascent to become ACTs for those agents governing the people; and

STATEMENT OF FACTS 6 of 11

- 17.** Unknowingly agents **presuming** authority and jurisdiction over the people of this land has caused untold harm to the peoples of this land where there is no lawful contract giving consent, as there is no full disclosure and meeting of the minds making any unlawful ACT; and
- 18.** The few use the same above stated contract law to generate fear and intimidation and violence; and
- 19.** Justify their actions to themselves by saying we told you what we are doing but you chose not to rebut our authority and jurisdiction; and
1. Hence they have exhausted all means reasonably possible; and
- 20.** The government agents unknowingly follow their orders; and
- 21.** Incalculable harm is caused knowingly by the few to all of humanity; and
- 22..** As the actions of the few are knowingly causing harm are unlawful and this is slavery; and

THE MICROCOSM

THEREFORE,

- 1.** Because of this presumption of authority, jurisdiction and presumption of contract lawful by the courts going unrebutted by the "legal profession", the people of this land have a massive lack of confidence in the justice system of which the most visible to the people being the police on the streets; and
- 2.** I am seeking redress based upon the following unlawful actions perpetrated upon myself by unknown agents of the government used by HM Queen Elizabeth II to govern as follows;
1. Times are taken from the cameras hence may differ to the the numerous police body cams, and police evidence gatherers cameras timings.
2. All people refused to identify themselves to me when asked can be identified from the evidence on the submitted memory stick labelled EvidenceMAP, which is publically available.
3. There are numerous witnesses some of which have identified themselves and are willing to testify in a court of law.
4. I exhausted all avenues that I believe is humanly possible to settle these claims, as follows and as witnessed by many as can be shown in the evidence that can be found on the submitted memory stick labelled EvidenceMAP;
- a. I issued a notice of claim on the 30 Oct 2017**, Habton Road, Kirby Misperton, to an agent of the NORTH YORKSHIRE POLICE, where I tried to establish their names, and explain the terms and conditions of the notice of claim which offered full liability for past unlawful acts.

EVIDENCE - Video and photographic all on memory stick provided herewith in the folder a Issuing Notice 30 October 2017, and files of specific claims as further detailed individually therein.

1. video file Body cam issuing notice 2017Oct30 1 of 4 - quick time

movie

(a man's word is his bond and an affidavit is used as statement of fact witnessed by a minimum of 2 humans).

I requested the most senior officer at the incident to receive the notice of claim at 16:18:34, who arrived at 16:21:11.

STATEMENT OF FACTS 7 of 11

2. I asked his name at 16:21:17, and he identified himself as SGT Styles (apologies if spelt wrong) and he repeated and added NORTH YORKSHIRE POLICE, however from the evidence it should present no problem establishing his name by the police.

3. Body cam Issuing notice 2017Oct30 2 of 4 quick time movie.

At 16:22:54 I requested the police video evidence officer record the events.

4. I explained I was giving him a lawful notice, and in order for a contract to be lawful I would go through it with him to ensure there was a meeting of minds full understanding of my claim, failing which a contract is not valid,

5. He refused the explanation and stated at he will take it away and read it and further stating at 16:23:50 that if there is anything he (badge number 1124) will come back to me and walked away.

6. cam Issuing notice 2017Oct30 3 and 4 of 4 quick time movie.

Considering the serious nature of the unlawful behaviour evidence I had seen of this matter was considered of the utmost urgency, and hence continued my explanation to those agents and people that remained, including trying to establish the limit of police authority and jurisdiction based on my understanding of law as detailed above as can be evidenced in the rest of the evidence so as to see if my understanding and reasoning could be considered anything different from that of those present other than that of a reasonable person.

I believe there is nothing humanly possible considering the urgency of the matter I could peacefully have done to issue this claim. The police complaints set up for Operation Kingfisher as well as the IPCC both have a conflict of interest and hence cannot be deemed impartial, and cannot deal with such urgent matters with sufficient speed to have any affect.

b. 1st incident: Unlawful detention of myself by agents of NORTH YORKSHIRE POLICE, acting as private security guards to Third Energy at the taxpayers expense. 31 October 2017 around 13:18

1. I was unlawfully detained on a thought crime at the gates of the protectors camp on the corner of Kirby Misperton Road and the A169 on the 31 November 2017 around 13:18, by an unknown agent and an unknown number of accomplices 6 of which can be identified from the video, however all can be established from the agents principals.

2. Despite the agent of NORTH YORKSHIRE POLICE confirming he did not know my name or anything about me, and failing to provide evidence of authority nor jurisdiction when requested they still unlawfully detained me.

3. He and fellow agents left immediately left the scene of the crime after the convoy they were securing at public expense had passed with no further contact.

EVIDENCE - within the folder Unlawful detention 1, Unlawful detention on thought crime 1 31Oct2017 at 1318 mp4 video.

c. 2nd assault, unlawful detention, aggravated assault, attempt to cause serious bodily harm, driving with undue attention, of myself by agents of NORTH YORKSHIRE POLICE, NORTH YORKSHIRE POLICE acting as private security guards to Third Energy at the taxpayers expense. 31 October 2017, The police escorted convoy after the above 1st incident.

I was offered politely by an unknown agent of the NORTH YORKSHIRE POLICE to take my safety into his hands. I declined the offer, and continued on my way when he assaulted me and again offered to take my safety into his hands, which again I declined and he forcefully detained me until the convoy had passed. I then continued to assist a fellow human who was being equally unlawfully detained, and there were 2 police vans between myself and him. I passed the open door of the first van and agents of NORTH YORKSHIRE POLICE were getting in. I was in front to the left of the van when I heard its engine revving up, saw the driver moving

STATEMENT OF FACTS 8 of 11

the vehicle in my direction and moved sufficiently out of the way that only his wing mirror hit my right arm and shoulder without physical injury and then just drove off with the rest of the police vans to continue providing security at the tax payers expense to the convoy from KM8.

EVIDENCE - I do not have video evidence as I forgot to turn on my body cam, however the agent of the NORTH YORKSHIRE POLICE confirmed his body cam was recording evidence, and as with all such incidences all the agents would have recorded evidence of these crimes.

d. Attempt to issue notice of default of contract established through issuance of notice of claim in a above, 1 November 2017.

EVIDENCE - Video and photographic all on memory stick provided herewith in the folder c Issuing default notice 1 November 2017, and files of specific claims as further detailed individually hereunder.

EVIDENCE - Body cam default notice 2017Nov1 1 of 2

1. At 10:11:10 I requested the police liaison, previously known to me as Mark, officer to
2. At 10:15:57 I requested to see the most senior officer after trying to explain to the PLO's. my business.
3. At 10:17:30 I state that "due to the serious nature of this claim that I feel that it is very unreasonable that you do not now and request the senior officer".
4. I established a contract with the police evidence officer at 10:18:56 to ensure continuous recording for evidence, and in the absence of a known problem to interrupt so as to allow him to sort any problems before we continue, to which he agrees
5. At 10:17:56 I request assistance from fellow humans to come and witness the proceedings.
6. At 10:19:19 I introduce myself to a the fellow human I am issuing my notice to.
7. At 10:19:28 He almost slips out his name but chooses to the most senior officer in charge, the principal of the other officers present identify himself as an agent of NORTH YORKSHIRE POLICE later confirmed as badge number 1990.
8. At 10:20:17 I asked him for the limit of his authority.
9. At 10:20:31 the agent claimed his authority was from "written in statue" and I referred him to the Police Reform Act 2002, section 4, the affirmation (there was some discussion as from memory I stated an incorrect fact, however this error of fact was easily rectified by those present).
10. At 10:20:48 agent 1990 we contract for allowing him to do his job and we will continue after those interruptions, and he goes onto explain that his job is "movement of vehicles" thereby confirming that the police are acting as private security for THIRD ENERGY at the taxpayers expense!
- 11, At 10:22:33 agent 1990 walks off without explanation so I can only assume he is going to be "moving the vehicles".
12. I miss quoted section 8, the affirmation is schedule 4 and I acknowledged my error as I found the correct paper I was looking for at 10:28:50

EVIDENCE - Body cam default notice 2017Nov1 2 of 2

13. At 10:30:02 agent 1990 again confirms "we have a convoy moving..." , again confirming the security for THIRD ENERGY is being provided by the taxpayer.

NOTE: I would expect in impartial policing upholding the law the word normally used would be "there is" or something like that!

14. At 10:31:13 REDACTION: he did not state the use of violence as I said, but I felt it was an implied threat as I have previously witnessed at under Operation Kingfisher and at Preston New Road.

15. 10:53:30 Resume.

STATEMENT OF FACTS 9 of 11

16. There is clearly a big problem as there as they are discussing it between themselves until he walks off at 10:58:55.

17. At 11:05:30 it is agreed that there are enough police and other cam recording events for evidence.

EVIDENCE - Body cam1 default notice 4 of

18. At 11:09:58 the remaining officers walk away breaking the contract where they took over from the evidence officer to record me trying to issue the most senior officer present this notice for evidence

19. At 11:10:19 I walk over to the most senior officer to try get my notice delivered, butting in now and again with another man who is in a different way also trying to explain the problem and also is looking for a peaceful resolution..... until I get his undivided attention again at but he walks away on business at 11:20:02.

EVIDENCE - Body cam1 default notice 5 of

20. At 11:28:18 I make a final attempt to deliver my notice, which to form a lawful contract requires a meeting of the minds, where I as the claimant state my claim and provide reasonable opportunity for them to be rebutted.

21 As he walks away the agent to my right indicate he will return....

22 At 11:35:29 I make my last attempt to settle understanding and deliver my claim..

23. At 11:35:52 he walks off....

I believe there is nothing humanly possible considering the urgency of the matter I could peacefully have further done to issue this claim. The police complaints set up for Operation Kingfisher as well as the IPCC both have a conflict of interest and hence cannot be deemed impartial, and cannot deal with such urgent matters with sufficient speed to have any affect.

e. 3rd Assault and Unlawful detention of myself by agents of NORTH YORKSHIRE POLICE, NORTH YORKSHIRE POLICE acting as private security guards to Third Energy at the taxpayers expense on 1 November 2017 around 13:18

EVIDENCE - Assault and unlawful detention 3 2017Nov1 1of2

1. From 14:09:28 After confirming that I do not require their assistance one stated "We are just making sure there's gonna be vehicles coming through in a minute that no one jumps out in the road in front of them"

2. I reconfirmed that I do not require their assistance as far as my health and safety is concerned

3. At 14:10:09 upon questioning authority and jurisdiction one responded "we are police officers therefore are here to prevent offenses....." and I go onto explain their authority is derived from the Police Reform Act 2002 schedule 4 and then go onto the Queens first promise which limits their affirmation, and

EVIDENCE - Assault and unlawful detention 3 2017Nov1 2of2

4. At 14:12:30 one made an offer to contract by asking me to move to the side of the road.

5. At 14:12:46 He said "I am going to mark you so you don't get injured so now I am going to put him at risk" errmmm he chose to do that under his own freewill so how is it possible I was putting him at risk?? I had already refused his offer to look after my health and safety and did so again.

6. At 14:08:13 He is using force to move me and he turns my camera to show the slow moving truck and that I am in no danger at all!

7. At 14:13:19 he again offers to contract with me on what can only be a thought crime, "your next action is going to be under section 3 of the criminal law act..." and goes on to forcibly

STATEMENT OF FACTS 10 of 11

detain me and confirms the use of force "...yes I am going to use force to ensure your safety for the prevention of an offence"

8. They promptly leave once their security detail arrive to continue their security role for the THIRD ENERGY convoy at the taxpayers expense!

WHEREAS 1,

1. It is clear with all my interactions between the 30 October 2017 and the 1st November 2017 it was abundantly clear as is shown in all this video evidence that nearly every officer I spoke to with the exception of the one that stated he was operating under his own authority as witnessed by 3, and the one that tried to cause me harm by trying to injure me by driving towards me and only hitting my shoulder and arm as I had moved out of his way, were not carrying out their orders willingly nor knowingly causing me harm; and
2. Interacted with compassion and humanity; and
3. Clearly have no idea about authority, jurisdiction and their role in this dispute between humans and a corporate "legal fictions" made knowingly by the few in government; and
4. The protectors are largely equally unclear; and
5. This lack of understanding has, and is causing untold ongoing harm; and

THEREFORE,

I have consider my claim with them settled in full upon the condition they verify the authority and jurisdiction of every order they give and follow to ensure that they do not knowingly cause another human harm as no human has authority to do that,

WHEREAS 2,

1. The governed that would be most directly affected by the risks associated with fracking license PL80 to THIRD ENERGY ONSHORE LIMITED Company number 0494604 granted by the government, showed beyond any doubt unprecedented disapproval to the proposed operations; and
2. Until the planning permission was granted by North Yorkshire County Council Planning application - NY/2015/0233/ENV against the consent of the governed living with the greatest risk, Kirby Misperton was a relatively unknown peaceful village; and
3. This caused Supt Dave Hannan's statements of his unlawful intent at a meeting in Kirby Misperton on the 5 September 2017 of dictating terms of his interpretation of lawful protest, as his oath is to uphold the rule of law as in his oath/affirmation; and
4. Neither Supt Dave Hannan, nor his principals of The NORTH YORKSHIRE POLICE withdrew his statements of unlawful intent; and
5. This shows the extremely poor level of understanding of the rule of law by those governed as no one served notice of the afore mentioned intent to act unlawfully to give him the opportunity to correct his ways; and
6. No human in the justice system informed the public of this gross negligence and dereliction of duty of care of Supt Dave Hannan, and his principals; and
7. No human in the government informed the public of this gross negligence and dereliction of duty of care of Supt Dave Hannan, and his principals; and
8. It appears no human in the government informed HM Queen Elizabeth II in whom the governance of the people is entrusted in her first promise "...to govern..... to their respective laws and customs" this unlawful intent and dereliction of duty of care of Supt Dave Hannan, and his principals; and
9. The works on site by THIRD ENERGY ONSHORE LIMITED Company number 0494604 commenced in largely peaceful protest, which naturally resulted in more desperate attempts to stop work on the site; and

STATEMENT OF FACTS 11 of 11

10. Supt Dave Hannan, as head of the policing operations gave unlawful orders carrying out his previously stated intent; and
11. Supt Dave Hannan's agents acted upon those unlawful orders in breach of their oaths/affirmaments; and
12. On BBC radio York, Jonathan Cowap show on the 22 September 2017, NORTH YORKSHIRE POLICE Chief Constable Dave Jones was specifically asked a number of times about upholding the legality that allows for peaceful protest and confirms the police is making the law by deciding where the balance is between conflicting rights. Asked specifically about Supt Dave Hannan's banning he confirmed that he was complicit with Supt Dave Hannan's unlawful intent which had by then turned into actions; and
13. These foresaid preambles show a gross breach of trust by the agents of HM Queen Elizabeth II, the humans which are responsible for the lawful running of the institutions that are required to implement her second promise in her Coronation Oath to "...govern the people..... according to their respective laws and customs", confirming the sovereignty of the humans as equals as in accordance with Genesis 1:26 (KJV) And God said, Let us make **man** in our image, after our likeness: and **let them** have *dominion*..... ; and
14. The agents who have acted unlawfully have broken their oaths to well and truly serve HM Queen Elizabeth II; and
15. The agents breach of trust also is a failure in their duty of care to the governed; and
16. Untold harm has been caused as a consequences of the unlawful implementation of the aforementioned intended unlawful actions of Supt Dave Hannan in the policing under Operation Kingfisher, and
17. it is not only a **fundamental principle of law** that nobody is above the law including, no human can prove more authority from the creator than another, all humans have equal authority hence is not a principle but a natural law of creation and is the superior law over the Bible which is manmade law, hence woman are equals to men and "man" is superseded to read humans in Genesis 1:26.
18. Policing on the ground has reached the state of lawlessness when the police act as private security to vehicle movements on behalf of THIRD ENERGY ONSHORE at public expense; and
19. Evidence of the unlawful actions is detailed from my personal experience as detailed above; and
20. This behaviour is not only unlawful, but is a crime under statute law which is to constrain such unlawful behaviour and avoid such abuse of power; and
21. The police have failed to reassure the public that this sort of behaviour will end, and
22. The police are critical in a peaceful transition from this state of lawlessness to a lawful peaceful society; and

THEREFORE,

1. I, Marc Horn, Claimant/Libellant, do hereby issue and serve by recorded delivery this **NOTICE OF LIABILITY REGARDING UNLAWFUL ACTIONS BY NORTH YORKSHIRE POLICE**, together with a USB memory stick containing the evidence as detailed to Chief Constable Dave Jones, the human, and as agent of NORTH YORKSHIRE POLICE, North Yorkshire Police, Alverton Court, Crosby Road, Northallerton, North Yorkshire, DL6 1BF being the contact information given on their website <https://northyorkshire.police.uk/contact/non-emergency/>, as Respondents/Libellants as detailed on the notice includes all government agents.
2. I accept full responsibility previous for not knowing how to seek remedy for society; and
3. Thank each and every fellow human for participating on this journey in my search of these truths; and
4. Accordingly I request your forgiveness as I have already forgiven you without any claim or liability for previous unlawful actions.

I, Marc Anton Paul Horn, Affirmant, a man, upon my full unlimited commercial liability, do affirm and say that I have read the above Affidavit and do know the contents to the very best of my knowledge to be true, correct, complete, and not misleading; the truth, the whole truth, and nothing but the truth.

IN WITNESS WHEREOF, autographed at _____, _____

on the 4th day of November in the Year Two Thousand and Seventeen

_____, All Rights Reserved _____

Claimant/Affirmant [print]

[autograph]

Witness #1:

Name

Signature

Contact details:

Witness #2:

Name

Signature

Contact details:

SELF EXECUTING CONTRACT TERMS AND CONDITIONS 1 of 3

This is a self executing contract where YOUR LIABILITY STARTS UPON YOUR NEXT UNLAWFUL ACT.

A. Contract language - English as understood a reasonable human who speaks English (judged as over 50% of these humans), in the event of a dispute then as understood by a reasonable person where English is their native language (judged as over 50% of these humans) and if still in dispute as defined in the Standard Oxford English dictionary.

B. Joining the Contract - This is a private contract.

It is between myself the Claimant and all agents of the government of the United Kingdom of Great Britain and Northern Ireland, all "legal fictions" derived by the government and their agents and hence you are already unknowingly covered by this contract as a Respondents/Libellants.

C. Abatement of errors and omissions, and notices of response.

1. Any errors and omissions, and statements of fact, including but not limited to spellings and grammar, are by honest mistake of the Claimant based on my best understanding of truth stating " **NOTICE OF LIABILITY FOR UNLAWFUL ACTIONS IN THE FUTURE** " and sub titled by page number, and WHEREAS or THEREFORE reference number and further point number , and

2.. If the Respondents/Libellants is not government employee please email them to NoticeOfClaimMAP@yahoo.com (I live in with this technology so let us use it! I am going on holiday until beginning of December so do not expect a reply promptly and provided the internet does not get shut down, or Yahoo chooses to shut the account down, then it does not matter anyway as it confirms the fascist police state we live under currently and I do not have the force to repel that! PLEASE ONLY DISPUTING MY CLAIMS - anything else will be deleted. Facebook is for talking to one another and same thing applies there!

3. If the Respondents/Libellants are employed by the government the response must be published as follows;

1. In The Financial Times, The Guardian and The Daily Telegraph in normal title stating " **NOTICE OF LIABILITY FOR UNLAWFUL ACTIONS IN THE FUTURE** " and sub titled by page number, and WHEREAS or THEREFORE reference number and further point number, font size of the average article published, as well as on their respective websites;

2. Broadcast stating " **NOTICE OF LIABILITY FOR UNLAWFUL ACTIONS IN THE FUTURE** " and sub titled by page number, and WHEREAS or THEREFORE reference number and further point number, via the BBC and all its agents, and placed on the BBC website under a new section they must make accessible directly from the main menu.

D. This contract is only part of the notice and you trigger it upon your next knowing unlawful action, including but not limited to giving unlawful orders to agents, or taking action on unlawful orders received from principals which knowingly may cause me harm.

E. The limit of your liability is losing everything bar what your basic needs of survival; shelter from the elements, clean water and nutritious food.

F. Settlement of claims procedure - Should any disputes occur that cannot be settled between the living Claimants and living Respondents /libellants they will be settled as follows so that the rule of law forever remains in the hands of the people and no one is denied justice from this day forth.

1. English language as defined in A. above.

2. Each party is responsible for maintaining their own financial claim, and record of costs, which will be handed to the jury at the end of presentations to the court as detailed. The guilty party pays full costs to the extent stated below. In the event of a undecided jury the claimant pays the costs.

3. We are all human but to knowingly cause another harm is the highest crime - any deemed to have knowingly misrepresented the facts will be offered only once an opportunity to correct that. Thereafter it will be a default judgement against you including costs.

3. The notice must state the claimant, the respondent, and a point by point statement of the matter and the compensation calculation wanted

4. The claimant must deliver the notice to the respondent confirming proof of delivery.

5. If acceptance is refused it must be witnessed by 2 humans and taken to the police for delivery by the police. If the respondent refuses to accept the notice from the police they must enforce the requested compensation of the claimant.

6. All claims and counter claims must be in the form of a point by point response witnessed by 2 humans, giving a reasonable amount of time to respond point by point.

7. Refusal to accept a response without good reason must be witnessed by 2 humans.

8. The matter is then deemed judgment by failure of the human who refused to accept the response as lost.

9. If after a minimum of 3 attempts for the parties to settle the matter privately the claimant can call a "court".

10. A court means a suitable venue - if the respondent does not like it for any reason they must provide an alternative venue meeting their stated reason. If this is not suitable to the claimant they must state the reason and provide an alternative venue meeting their stated reason. This decision is final unless the claimant can negotiate a better venue agreeable to the respondent.

11. The trial will be judged by a jury based only on the outstanding point by point claims and counter claims of both parties.

12. The jury will be made up of 2 humans from each the claimant and the respondent. The remaining 8 will be randomly drawn from the local unemployment list out of a hat by starting with the claimant and alternating so each picks 4 additional jurors..

13.No new evidence will be allowed unless it was not known before it is presented to the court.

14. Each party presents its case to the jury in an orderly fashion??

15. When they are both happy they have made their case to the jury they so state to the jury.

16. The jury then discusses the matter in front of the claimant and libellant ONLY listening. The jury may ask either party for clarification.

SELF EXECUTING CONTRACT TERMS AND CONDITIONS 2 of 3

This is a self executing contract where YOUR LIABILITY STARTS UPON YOUR NEXT UNLAWFUL ACT.

17. Once the jury has reached a decision, the looser has one final opportunity to appeal to the jury.

18. The jury then makes the judgement including compensation if the parties cannot agree. 19. Each member of the jury signs the judgement and it is lodged at the local police for archiving .

20. If the claim is not settled in accordance with the judgement the claimant goes to the police and notifies them for collection of the settlement.

21. Judgement is by simple majority as each party has 2 members of their choice and their deliberations are public if anyone so chooses to be present so they will be accountable to their local community for bad judgements.

MAXIMUM EXTENT OF YOUR POTENTIAL LIABILITY

In all cases no more than what a human needs for their continued survival.

H. Offer of Immunity for past harm -

You may avoid all liability and obligations under this Contract by either;

1). NORTH YORKSHIRE POLICE PRINCIPALS AND AGENTS, AND PRINCIPALS AGENTS - activity to be lawful and without favour;

1. The dispute is between Anti fracking protestors and THIRD ENERGY ONSHORE LIMITED. The former, whether local or not is irrelevant, are humans. The later are fictitious legal entities which have no standing under the law of the land and has separate jurisdiction. The law of the land is the superior law. I have set out my terms to consent to works being allowed to continue.

2. There is no need for this disruption to the community and the escalating violence and wasting tax payers money.

3. Leave a few officers at the gate as I am sure the protestors will be happy to restrict their activities in the site entrance to ensure neither the protectors nor THIRD ENERGY human agents act unlawfully. That is for the humans to lay a claim upon one another and in the event of disagreement then a court of law must decide.

4. So until public consent is given as detailed in 11.3) they will have to just accept lawful disruption until they get human consent for the "legal fiction" to continue operations. This in no way breaches anyone's right to life as the government has a safety net where they can make a claim for shelter, water and food.

5. You educate and instruct your agents to end all unlawful behaviour immediately.

You have authority for lawful arrest and all agents must be educated what that means to regain public confidence.

As statutory law is a different jurisdiction from Common Law you have a moral duty of care not to use the assumption of jurisdiction and should it occur again it is knowingly causing harm.

It is unlawful not only as it is a perversion of the course of justice as, but without full disclosure a contract is not lawful.

6. This is my fee schedule for unlawful behaviour from this day forth without the need for further notice.

Not providing your name when offering to contract or receiving bill	£ 500.00 per witnessed request
Not stating your authority when offering to contract	£ 500.00 per witnessed request
Not proving your jurisdiction when offering to contract	£1000.00 per witnessed request
Not accepting Notices or bills	£1000.00 per witnessed request
Bodily contact by intent	£1000.00 per witnessed incident
Restricting my freedom of movement by intentional obstruction	£2000.00 per witnessed incident
Detention by any means	£5000.00 per hour or part hour
Removing any personal belongings	£5000.00 per item

ALL RATES INCREASE BY THE SAME RATE PER ADDITIONAL INCIDENT.
Costs in full for the recovery of your debt to the limit stated

Dispute procedures are detailed in 3) and bill format page 16 of 16.

2) Government agents of HM Queen Elizabeth II;

You may avoid all liability and obligations prior to the 5th November 2017 under this Contract by;

a) ending all known unlawful action from this day forth.

b) Immediate suspension of all fracking activities within the jurisdiction of HM Queen Elizabeth II by Immediately stopping all works beyond making the site safe. With today's technology conducting a referendum online with transparency could not be that difficult, nor would it take very long!

1) Conduct a free open to public monitored referendum showing public consent (defined as 90% agreement as there will all ways be 10% extremist to any issue) of those residents most directly affected living within 5 miles of the furthest point in every direction of proposed fracturing holes when drawn on plan; and

2) Conduct a free open to public monitored referendum showing public consent (defined as more than 75%) of residents living within the area commonly referred to as NORTH YORKSHIRE COUNTY COUNCIL who provided the planning permission; and

3) Conduct a free open to public monitored referendum showing public consent (defined as more than 50%) of residents least directly affected living on the landmass commonly referred to as the United Kingdom of Great Britain and Northern Ireland; and

4) If the above "social license" is obtained as defined then resume work under the following conditions;

SELF EXECUTING CONTRACT TERMS AND CONDITIONS 3 of 3

NOTICE OF LIABILITY FOR UNLAWFUL ACTIONS IN THE FUTURE Page 16 of 16
POSTED BY RECORDED DELIVERY THIS 4th day of November 2017,
to David Jones, the man, and acting as Chief Constable of NORTH YORKSHIRE POLICE

YOU HAVE ACCEPTED YOUR LIABILITY UNDER THE ABOVE DETAILED NOTICE TO YOUR UNLAWFUL ACTIONS

1. All are equal under the Law (God's Law—Ethical and Natural Law). (Exodus 21:23-25; Lev. 24:17-21; Deut. 1:17, 19:21; Matt., 22:36-40; Luke 10:17; Col. 3:25.)
2. "No one is above the law."; "Commerce, by the law of nations, ought to be common, and not to be converted into a monopoly and the private gain of a few.")
3. In Commerce truth is sovereign (Exodus 20:16; Ps. 117:2; Matt. 6:33, John 8:32)
4. Truth is expressed by means of an affidavit (Lev. 5:4-5; Lev. 6:3-5; Lev 19:11-13; Num. 30:2; Matt. 5:33; James 5:12).
5. An un rebutted affidavit stands as the truth in Commerce (1 Pet. 1:25; Heb. 6:13-15. Legal maxim: "He who does not deny, admits.").
6. An un rebutted affidavit becomes the judgment in Commerce (Heb. 6:16-17. Any proceeding in a court, tribunal, or arbitration forum consists of a contest, or "duel," of commercial affidavits wherein the points remaining un rebutted in the end stand as the truth and the matters to which the judgment of the law is applied.).

-The notice, detailed above was issued to an David Jones, of the NORTH YORKSHIRE POLICE, acting as Chief Constable, posted by recorded delivery on the 4th January 2017, and you have accepted your personal liability under the terms of the contract.

-The terms do not require I give any further explanation or notice, however I confirm that I showed you a notice copy and suggested check with to ensure the validity of this contract which you refused.

- Accordingly you are now personally liable for the following charges in in accordance with my fee schedule as a result of your actions, payable within 48 hours, failing which charges will be brought against you and for which you also will be personally liable

Bill To:

1. Name: _____ agent of NORTH YORKSHIRE POLICE,
 acting as _____, and the human.

1.1) You instruct your agents to end all unlawful behaviour immediately.

You have authority for lawful arrest. As statutory law is a different jurisdiction from Common Law you have a moral duty of care not to use the assumption of jurisdiction. It is unlawful not only as it is a perversion of the course of justice as, but without full disclosure a contract is not lawful.

Until then this is the fee schedule for unlawful behaviour from this day forth without the need for further notice. Dispute procedures are detailed in 3)

	Qty	Unit Rate	Total
Not providing your name when offering to contract or receiving bill		£ 500.00 per witnessed request	
Not stating your authority when offering to contract		£ 500.00 per witnessed request	
Not proving your jurisdiction when offering to contract		£1000.00 per witnessed request	
Not accepting Notices or bills		£1000.00 per witnessed request	
Bodily contact by intent		£1000.00 per witnessed incident	
Restricting my freedom of movement by intentional obstruction		£2000.00 per witnessed incident	
Detention by any means		£5000.00 per hour or part hour	
Removing any personal belongings		£5000.00 per item	

ALL RATES INCREASE BY THE SAME RATE PER ADDITIONAL INCIDENT.

Costs in full for the recovery of your debt to the limit stated

TOTAL

From:

Marc Horn, as humans, hereby claiming all rights and duties and with retroactive effect, *nunc pro tunc*.

Payments only accepted in cash by hand at _____.

I confirm receipt by hand this bill and am the man named above as confirmed by my signature.

Signature: _____

I confirm the above identified human refused receipt of this bill in my presence.

Name: _____ **Signature** _____

Contact details: _____

Name: _____ **Signature** _____

Contact details: _____