



## Zuid-Afrikaanse Boer Republiek

### Notice Of Understanding & Claim Of Right & Intent

Notice to agent is notice to principal  
Notice to principal is notice to agent

Issued to the Offices of the JUDICIAL COMMITTEE OF THE PRIVY COUNCIL, INTERNATIONAL COURT OF JUSTICE, CONSTITUTIONAL COURT OF SOUTH AFRICA and all COURTS OF SOUTH AFRICA, BAR ASSOCIATIONS, COUNCILS and SOCIETIES, hereinafter "RSA INC."

Good Faith Public Notice for all Jurisdictions,

**Be Pleased To Take Notice That** as of this 23rd Day of the Month of April in the year 2021:

- 1] SOUTH AFRICA, REPUBLIC OF SOUTH AFRICA and all derivatives thereof, hereinafter RSA INC., are merely *de facto* CORPORATIONS providing "services" and not lawful government as was intended to be, since the 1994 Reconstruction.
- 2] And, the CONSTITUTION OF THE REPUBLIC OF SOUTH AFRICA is merely a corporate charter for how these service providers and their agencies, franchises and agents must act when providing services on our lands.
- 3] When we look at company listings of RSA Inc. we find that they are foreign private for-profit corporations for the benefit of foreign shareholders and not the national public. And, are managed by the major banks, a recipe for disaster. Refer to: <https://giftoftruth.wordpress.com/rsa-inc/>
- 4] The 2013 edition of the Corpus Juris Secundum, CORPORATIONS Section, and Subsection 38 – 41 – the Supreme Court stated that whenever the United States (a body public corporate) engages in commercial business it abandons its sovereign capacity and is to be treated as any other corporation. The same applies to every other country registered in the US/UN such as RSA INC.

- 5] Therefore, RSA Inc. Employees cannot engage in commercial business and still claim to be a lawful “government”. Their entire tax history will document that they are private, for-profit, corporations. And, if they are not government then it means that the actual lawful government offices are vacant and then it is the duty of we, the people to fill those offices and to govern ourselves so as to complete the “Reconstruction” as set out in the 1994 Reconstruction & Development Policy Framework.
- 6] Thus, on the 5th Day of February 2021 Zuid-Afrikaanse Boer Republiek, hereinafter ZAR, was re-declared and is an un-incorporated free and independent land jurisdiction *de jure* State on the land of Southern Africa by the law of necessity for the self-preservation of its living people, hereinafter boervolk, so as to protect their natural unalienable rights and anyone else wishing protection from corporate criminals, imposters and pirates.
- 7] Take Further Judicial Cognizance That COURTS OF SOUTH AFRICA are not lawful *de jure* courts but, merely Administrative Tribunals. [*Courts are Administrative Tribunals. Clearfield Trust, et al v. United States 318 U.S. 363 (1943)*]
- 8] That these corporate administrative tribunals are not administrated by lawful *de jure* “Justices” but, merely by “Executive Administrators”. [*Judges do not enforce Statutes and Codes. Executive Administrators enforce Statutes and Codes. FRC v. GE 281 US 464 Keller v. PE 261 US 428, 1 Stat 138-178*]
- 9] Mulligan Ex Parte very clearly states that wherever Common Law Courts are up and operating, the admiralty courts must cease operating as military tribunals and revert to their proper place as courts merely concerned with actual maritime contracts and other admiralty issues.
- 10] To this end ZAR Volkshof, a State Jural Assembly is established as a common law court of record where the law of the case is the common law of the people. And, will develop as rulings are made and precedents are set from case to case. Jural Assemblies have jurisdiction over disputes involving ZAR boervolk nationals, their rights, their biological offspring, their private property, land and soil they live on, cultivate and share a communal life on. And, ZAR is one of the free and independent *de jure* states of the unincorporated South African Republic.
- 11] And, because SAR is a Republic, sovereignty is vested in the people and not in the fiction STATE: “*True Republicanism is the sovereignty of the people. There are natural and imprescriptible rights which an entire nation has no right to violate.*” - Marquis De Lafayette;

- 12] And, that a Republic is made up of free and independent States working together in a Union for the greater good. However, each State is foreign in relation to the other States of the Union as each has its own peculiar local common laws and form of government.
- 13] Take Further Notice That ZAR Nationals are living souls, people, sovereigns, boervolk with natural unalienable rights such as Life, Freedom and Happiness and therefore not accountable to the State except before a jury of peers. And, if a government becomes destructive of these ends, it is our right to abolish or change it.
- 14] *"The words "sovereign state" are cabalistic words, not understood by the disciple of liberty, who has been instructed in our constitutional schools. It is our appropriate phrase when applied to an absolute despotism. The idea of sovereign power in the government of a republic is incompatible with the existence and foundation of civil liberty and the rights of property."* Gaines v. Buford, 31 Ky. (1 Dana) 481, 501.
- 15] That the services of a Notary Public or verification by three autographs can also be used to bring criminal charges to bear against traitors, and pirates before a Grand Jury of twelve peers, even if they hold the highest office.
- 16] Enacted legislation is not law *per se*, but merely the corporate rules of commerce between corporate legal fictions in a foreign jurisdiction and has no parity with the tangible:
- 17] SUPREME COURT RULING – NO CORPORATE JURISDICTION OVER THE NATURAL MAN – Supreme Court of the United States 1795, *"Inasmuch as every government is an artificial person, an abstraction, and a creature of the mind only, a government can interface only with other artificial persons. The imaginary, having neither actuality nor substance, is foreclosed from creating and attaining parity with the tangible. The legal manifestation of this is that no government, as well as any law, agency, aspect, court, etc. can concern itself with anything other than corporate, artificial persons and the contracts between them."* S.C.R. 1795, (3 U.S. 54; 1 L.Ed. 57; 3 Dall. 54)
- 18] Take Further Notice That we the people are the real and actual living "Holders in due Course", "Owners" and "Priority Claimants" of our Republican Trusts and Accounts, all Public Property, our Estates, our Trade Names, our Businesses, our Companies and all other private property held in our names as well as public property, while inhabiting the land and soil of Southern Africa for whom the legal fiction State exists and acts.
- 19] We hereby acknowledge, accept, and re-convey our given lawful Trade Names and estates to the land and soil of Southern Africa and all other variations however styled and hereby declare their permanent domicile on the land and soil of Southern Africa.

- 20] All prior Powers of Attorney, all other prior assumed, presumed or granted Executorships, Guardianships, and Agency relationships are terminated and revoked effective with our natural birthdays, as we elect to be recognized as the sole living lawful owners, beneficiaries, trustees and agents of our respective names and estates since our 21<sup>st</sup> birthday.
- 21] Whereas GRANTORS are Cestui Que Vie TRUSTS formed without the knowledge or consent of the Grantees and have accumulated unauthorized debt against the ESTATE benefiting secondary beneficiaries merely presumed to exist and claiming to have an interest in the ESTATE established under the MUNICIPAL LAW of RSA Inc. MUNICIPAL CORPORATION, the actual Grantees, the living men and women invoke the provisions of Article IV of the Cestui Que Vie Act 1666 as “having been found to be alive” and to be owed all benefit, control, and interest in the GRANTOR TRUST ESTATE set free and clear of all liens, debts, titles held under color of law, tithes, fees, and all other encumbrances established by RSA Inc. back to their beginnings.
- 22] We claim the writ of Habeas Corpus to institute and maintain actions of any kind in the COURTS OF SOUTH AFRICA while maintaining true domicile on the land of Southern Africa, to take, hold and dispose of property either Real, Intangible or Personal held in our Names, together with guarantee of pre-payment and exemption from Taxes, Tithes, and Fees, together with re-conveying all actual assets rightfully belonging to the Lawful Holders in Due Course.
- 23] Whereas RSA Inc. “citizenship” is created to deceive, defraud, pressgang and change the status and jurisdiction of the people, we hereby renounce all RSA Inc. citizenship and repatriate all ZAR nationals to the land and freely affirm our allegiance to the actual and organic state of ZAR while holding and dealing at arm’s length with RSA. Inc. Birth certificates and Identity documents merely proof of accounts and transmitting utilities to facilitate commercial transactions and to trade in international sea jurisdiction and cannot be construed as “citizenship”. And the National Treasury using these as assets to make loans against does not make the people liable as sureties for the debts accrued by RSA INC. agents or agencies to the IMF or other international agencies. They are privately liable in all instances.
- 24] A claim of right establishes a lawful excuse and it is our understanding that defence based on a Claim of Right expresses that everyone who is in peaceable possession of a personal property protected under a Claim of Right, and or anyone acting under their authority, is protected from any criminal responsibility for defending that possession, even against a person entitled by statutory law to possession of it, if he uses no more force than is necessary.

25] ZAR Nationals are sovereigns with unlimited commercial liability in the Public Venue and we do not regard it necessary to request permission to engage in lawful and peaceful activities, especially from those who claim limited liability.

26] We declare clearly our intent to peacefully and lawfully exist free of all statutory by-laws and rules which only apply to RSA Inc. Agents, Agencies, Employees, Franchises and those acting as legal fictions.

27] At no point whatsoever can jurisdiction be "assumed" or "presumed" over ZAR State or ZAR nationals. Jurisdiction must be proved. And, the ZAR Volkshof is the court of first instance in all cases involving ZAR boervolk.

*[The law requires proof of jurisdiction to appear on the record of the administrative agency and all administrative proceedings. Hagans v Lavine, 415 U. S. 533.]*

*[Court must prove on the record, all jurisdiction facts related to the jurisdiction asserted." Latana v. Hopper, 102 F. 2d 188; Chicago v. New York 37 F Supp. 150*

28] We cannot and do not consent to RSA Inc. jurisdiction, three (3) times.

29] We maintain all natural rights to freely trade and barter and exist without deceptive governance and to do so without limitations, restrictions or regulations created by others and without our informed consent.

30] Legalese closely resembles English but is deceptively different and employed to garner semblances of consent under colour of law.

31] Only members of the Law Societies can fully understand Legalese.

32] It is deceitful and fraudulent to use Legalese in place of plain language without thoroughly informing directly affected parties of changes in jurisdiction and status and how it would affect their unalienable rights and private property ownership.

33] Legalese cannot be lawfully used to create liability over anyone who is not a member of a Law Society because of a lack of understanding of this foreign language.

34] Any and all contracts, agreements, charges, bills and so forth are null and void and discharged and by all other means required if one of the affected parties, who is not a member of a Law Society, was ill-informed due to a lack of Legalese comprehension.

35] COURTS purposefully do not issue a Manual of Style's that explains the change in status and jurisdiction. The Chicago Manual of Style's 16th Edition: 11 Foreign Languages "American Sign Language" 11:144 and 11: 147 (The use of capital letters to express a name or other content). One obvious limitation of the use of glosses from the spoken/written language to represent signs is that there is no one-to-one correspondence between the words or signs in any two languages.

it is a poisonous gloss which corrupts the essence of the text.

- 36] Pressganging has been outlawed, therefore to be compelled to perform under any contract that we did not enter into knowingly, voluntary and without full disclosure is unlawful.
- 37] While ZAR Nationals are living people inhabiting the land and at international land jurisdiction, they are holders of RSA Inc. Identity documents which are merely transmitting utilities to trade in the international sea jurisdiction and is in no way to be construed as consent to representation or grant of jurisdiction or waiver of immunity by RSA Inc. Agents, Agencies or Employees
- 38] Anyone who does revoke or deny consent to be governed exists free of corporate “government” control and statutory restraints.
- 39] ZAR Land and Soil is Allodial. All the Earth is allodial by its very nature: our Creator (the Donor) granted the Earth (the asset) in Trust to all mankind, we the people (the beneficiaries).
- 40] Everyone’s home is their safest refuge and shelter, and protection from enemies; domestic and foreign.
- 41] *“So great moreover is the regard of the law for private property, that it will not authorize the least violation of it; no, not even for the general good of the whole community.”* - William Blackstone
- 42] Everyone’s body is a temple of the Creator and also is their private property and may refuse to be chipped, vaccinated or altered in any way.
- 43] Everyone has a natural right to build a home as they see fit without municipal by-laws or regulations other than what the local community has unanimously agreed to and declared in a jural assembly or *de jure* common law court
- 44] Everyone’s house is their castle.
- 45] No-one may have their land or home or property expropriated without their informed consent and especially not without compensation.
- 46] A sovereign does not have to apply, register or submit to exercise their God-given natural unalienable rights to Life, Freedom and Happiness.
- 47] Accepting or refusing “services” from or intervention by RSA Inc. Agents or Employees does not forfeit any rights retained by any ZAR nationals.
- 48] Statutes are confined to their own territory and have no extraterritorial effect. RSA Inc. Codes and Statutes have no jurisdiction on ZAR land and soil. And, only ZAR courts have jurisdiction over ZAR nationals.

- 49] ZAR nationals will identify themselves with a ZAR Identity Card and are at no point to be stopped or contracted by any RSA Inc. Policy Enforcement Agents for lack of jurisdiction.
- 50] What is otherwise good and just, if it is sought by force or fraud, becomes bad and unjust.
- 51] ZAR land and soil is defined as the land and soil that ZAR nationals inhabit and live and work wherever that may be and identified by the ZAR flag:
- 52] Where truth is, fiction of law does not exist.
- 53] Freedom is the power of acting peacefully as one thinks fit, without any restraint or control, except from the laws of nature.
- 54] It is both a common-law and a natural right to travel freely on the land unmolested.
- 55] It is a lawful to travel in an unregistered non-commercial "Private Travel Conveyance" aka a private automobile by this Claim of Right.
- 56] It is regarded as an offence for RSA Inc. Policy Enforcement Officers to stop an automobile in order to provide services and demand something of value. If they are not providing a service they have no reason to stop anyone and if proof of registration, insurance and license details are not valuable, they have no need to ask for it.
- 57] Peace Officers are lawful *de jure* public servants whereas Policy Enforcement Officers work for private for-profit corporations and their shareholders.
- 58] ZAR nationals have diplomatic immunity against RSA Inc. Policy Enforcement Officers that have not observed them breach the peace.
- 59] A contract on an agreement constitutes law between the parties agreeing to be bound by it. A contract founded on a base and unlawful consideration, or against good morals, is null and void back to its beginnings.
- 60] It is for the public good that there be an end of litigation.
- 61] All law has either been derived from the consent of the people, established by necessity, confirmed by custom, or of Divine Providence.
- 62] These are the precepts of the law; to live honourably, not to injure another, to render to each man his due.
- 63] Necessity overrules the law.
- 64] Necessity makes that lawful which otherwise is not lawful
- 65] Legality is not reality.

- 66] Anyone who interferes with our lawful activities after having been served Notice of this Claim and who fails to properly dispute or make lawful counterclaim is breaking ZAR common law, cannot claim good faith or colour of right and will be dealt with in a properly convened court *de jure* as an equal regardless of status or title.
- 67] The intentional blurring of jurisdiction with smoke and mirrors, deception, outright lies and false claims between the Crown created legal entity known as the “person” and the flesh and blood creation of the Creator known as “man” is nothing short of theft, fraud, breach of trust and forced slavery, a heinous criminal activity of the most odious form.
- 68] It is lawful to convene a proper court *de jure* in order to address any potentially criminal actions of any foreign RSA Inc. policy enforcement officers, government agents and or court officials after who, having been served notice of this claim, fail to dispute or discuss or make lawful counterclaim and *then interfere by act or omission with the lawful exercise* of properly claimed and established rights and freedoms.
- 69] That all property held by ZAR nationals is held under a lawful Claim of Right.
- 70] The right to self-govern, declare and establish a lawful *de jure* Government that we choose and we declare ZAR to be our free and independent State.
- 71] To provide for ourselves or anyone else any service provided by RSA Inc.
- 72] To make use of any service provided by RSA Inc. that we deem necessary without such affecting our jurisdiction or status as ZAR nationals.
- 73] Take Final Notice that we declare peace with those acting as RSA Inc. agents however, we have the right to bear and keep arms so as to defend ourselves and to ward of invasion, harm or loss as a last resort.
- 74] We claim the right to make arms and ammunition, make alcohol, grow tobacco or cannabis or anything else regulated without an RSA Inc. licence, permit and levy or tax unless unanimously agreed by the ZAR Volkshof or approved jural assembly.
- 75] Whereas there are many more claims of natural right retained not herein listed and just because they have not been listed it does not mean that they have not been retained. They have.

Govern yourselves accordingly.



Addendum

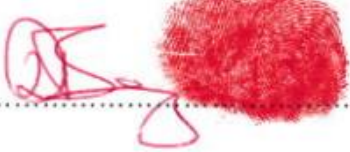
Affected parties wishing to dispute the claims made herein or make their own counter-claims must respond within twenty one (21) days excluding the day of original service of this Notice of Understanding & Claim of Right & Intent. Responses must be written under affirmation and upon full liability and grant of jurisdiction to a *de jure* land jurisdiction jural assembly or common law court.


Failure to record a *de jure* dispute against the claims made herein will result in an automatic default judgment securing forevermore all rights herein claimed and barring the bringing of charges under statutory rules against any ZAR nationals for exercising their lawful and properly established rights, freedoms and duties.


A Non-Response to this Notice expresses non-objection and tacit agreement to the claims made herein. Silence is consent.


Issued this 23rd day of April in the year 2021 on the Land Southern Africa, Zuid-Afrikaanse Boer Republiek, South African Republic.

ZAR Tribunal

By: ..... (Seal) Commissioner  
Autograph. 

By: ..... (Seal) Chief Justice  
Autograph. 

By: ..... (Seal) Sheriff  
Autograph. 

 Seal