



·VITAE·AFFIDATUS·
for
:clifford-morgan:



"I am I, :clifford-morgan.;

The living Sovereign of Aotearoa, The living claimant by The christian name, born with crown, do affirm before my heavenly Father, Lord, Creator, divine Elohim, that I am, The living sentient soul, The living flesh and flowing blood in the form of man", genesis 1:26, genesis 1:27 and genesis 2:7

:clifford-morgan.;

The living sentient flesh and blood man, The sovereign and The claimant,
The living lineal descendant of The house of royal ·ET·AL·



Maxim of law;

·PRAESENTIA·CORPORIS·TOLLIT·ERROREM·NOMINIS·ET·VERITAS·NOMINIS·TOLLIT·
ERROREM·DEMONSTRATIONIS·

The presence of the body cures the error in the name; the truth of the name cures an error in the description
all writings, autographs and seals, both natural and personal within this Affidavit are true and lawful under divine and natural law by our omnipotent father, creator and lord in heaven, the personal seal, thumbprint (natural seal) are the personal property of :clifford-morgan: The living flesh and blood natural man, The sole authorized representative, The living principal and beneficiary to the will and testament of our heavenly Father, Lord, and Creator; genesis I:XXVI, genesis I:XXVII and genesis II:VII



·VITAE·AFFIDATUS·

for
:clifford-morgan:

witness affirmation;

We, the living sentient souls and living sovereigns of Aotearoa, affirm and attest that we individually and collectively know :clifford-morgan:, The claimant, The underwriter, The living flesh and blood man, The living lineal descendant to The house of royal ·ET·AL·, to be A live, living and breathing man, that he is not lost beyond the sea, but walks amongst us upon the land and that we did witness him affix his autograph to the above ·VITAE·AFFIDATUS·, and did also see him place his natural seal and thumbprint from his clean right hand and did affix his personal seal upon this document, our autographs bear witness to this fact;

witness ·I·

autograph and seal;

date of witness; 21.11.19



witness ·II·

autograph and seal;

date of witness; 21.11.19



witness ·III·

autograph and seal;

date;

Matthew 18:20 and Deuteronomy 19:15
"For where two or three are gathered together in my name,
there am I in the middle of them"



·VITAE·AFFIDATUS·
for

:clifford-morgan:
annex exhibit a;

Corpus Juris Secundum

Section 16, Page 892:

FACT OF DEATH: Death of the person on whose estate administration is sought is a jurisdiction requisite; and while the presumption of death arising from absence may present a prima facie case sufficient to warrant a grant of administration, yet if it subsequently develops that such person was in fact alive, the administration is void. While it is true that the presumption of death arising from a person's absence, unheard from, for a considerable length of time, see "Death Section 6", may present a prima facie case sufficient to warrant a grant of administration on his estate, the arising of such presumption does not take the case out of the operation of the general rule on the subject, and if it is made to appear that the person was in fact alive at the time such administration was granted, the administration is absolutely void. Although, that payment to an administrator of an absentee who is not in fact dead is no defense against the absentee or his legal representative, nor are costs and disbursement incurred by such administrator a legal charge against the absentee or his property; but where the administrator has paid debts of the absentee, he is subrogated to the rights of the creditors whom he has paid. It has been considered, however, that the invalidity of the administration does not relate back, but that it is invalid only the time when the presumption of death is rebutted.

VITAE AFFIDATUS
for
:clifford-morgan:
annex exhibit b;



Cestui Que Vie Act 1666

1666 CHAPTER 11 18 and 19 Cha 2

An Act for Redresse of Inconveniencies by want of Proofoe of the Deceases of Persons beyond the Seas or absenting themselves, upon whose Lives Estates doe depend.

X1 Recital that Cestui que vies have gone beyond Sea, and that Reversioners cannot findout whether they are alive or dead.

Whereas diverse Lords of Mannours and others have granted Estates by Lease for one or more life or lives, or else for yeares determinable upon one or more life or lives And it hath often happened that such person or persons for whose life or lives such Estates have beene granted have gone beyond the Seas or soe absented themselves for many yeares that the Lessors and Reversioners cannot finde out whether such person or persons be alive or dead by reason whereof such Lessors and Reversioners have beene held out of possession of their Tenements for many yeares after all the lives upon which such Estates depend are dead in regard that the Lessors and Reversioners when they have brought Actions for the recovery of their Tenements have beene putt upon it to prove the death of their Tennants when it is almost impossible for them to discover the same, For remedy of which mischeife soe frequently happening to such Lessors or Reversioners.

Annotations:

Editorial Information

X1 Abbreviations or contractions in the original form of this Act have been expanded into modern lettering in the text set out above and below.

Modifications etc. (not altering text)

Short title "The Cestui que Vie Act 1666" given by Statute Law Revision Act 1948 (c. 62), Sch. 2

Preamble omitted in part under authority of Statute Law Revision Act 1948 (c. 62), Sch. 1

Certain words of enactment repealed by Statute Law Revision Act 1888 (c. 3) and remainder omitted under authority of Statute Law Revision Act 1948 (c. 62), s. 3

Cestui que vie remaining beyond Sea for Seven Years together and no Proof of their Lives, Judge in Action to direct a Verdict as though Cestui que vie were dead.

If such person or persons for whose life or lives such Estates have beene or shall be granted as aforesaid shall remaine beyond the Seas or elsewhere absent themselves in this Realme by the space of seaven yeares together and noe sufficient and evident proofoe be made of the lives of such person or persons respectively in any Action commenced for recovery of such Tenements by the Lessors or Reversioners in every such case the person or persons upon whose life or lives such Estate depended shall be accounted as naturally dead, And in every Action brought for the recovery of the said Tenements by the Lessors or Reversioners their Heires or Assignes, the Judges before whom such Action shall be brought shall direct the Jury to give their Verdict as if the person soe remaining beyond the Seas or otherwise absenting himselfe were dead.



·VITAE AFFIDATUS·
for
:clifford-morgan:
annex exhibit b continued;



II F1

Annotations:

Amendments (Textual)

F1 S. II repealed by Statute Law Revision Act 1948 (c. 62), Sch. 1

III F2

Annotations:

Amendments (Textual)

F2 S. III repealed by Statute Law Revision Act 1863 (c. 125)

If the supposed dead Man prove to be alive, then the Title is revested. Action for mean Profits with Interest.

[X2 Provided always That if any person or [X3 person or] persons shall be evicted out of any Lands or Tenements by vertue of this Act, and afterwards if such person or persons upon whose life or lives such Estate or Estates depend shall returne againe from beyond the Seas, or shall on prooffe in any Action to be brought for recovery of the same [to] be made appeare to be liveing; or to have benee liveing at the time of the Eviction That then and from thenceforth the Tennant or Lessee who was outed of the same his or their Executors Administrators or Assignes shall or may reenter repossesse have hold and enjoy the said Lands or Tenements in his or their former Estate for and dureing the Life or Lives or soe long terme as the said person or persons upon whose Life or Lives the said Estate or Estates depend shall be liveing, and alsoe shall upon Action or Actions to be brought by him or them against the Lessors Reversioners or Tennants in possession or other persons respectively which since the time of the said Eviction received the Proffitts of the said Lands or Tenements recover for damages the full Proffitts of the said Lands or Tenements respectively with lawfull Interest for and from the time that he or they were outed of the said Lands or Tenements, and kepte or held out of the same by the said Lessors Reversioners Tennants or other persons who after the said Eviction received the Proffitts of the said Lands or Tenements or any of them respectively as well in the case when the said person or persons upon whose Life or Lives such Estate or Estates did depend are or shall be dead at the time of bringing of the said Action or Actions as if the said person or persons where then liveing.]

Annotations:

Editorial Information

X2 annexed to the Original Act in a separate Schedule

X3 Variant reading of the text noted in *The Statutes of the Realm* as follows: O. omits [O. refers to a collection in the library of Trinity College, Cambridge]



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I Corinthians Chapter 3:16 - 17

¹⁶ Know ye not that ye are the temple of God, and [that] the Spirit of God dwelleth in you?
¹⁷ If any man defile the temple of God, him shall God destroy; for the temple of God is holy, which
[temple] ye are.

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beneficiary to the will and testament of our heavenly Father, Lord, and Creator; genesis 1:XXVI, genesis 1:XXVII and genesis
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