- -- NOTICE OF EXPULSION: Being a Sovereign Demand as Knowledge to a Duty of Any Principle as a Demand of Compliance for Which Any Nominated Parties [Saint Vincent's Health Australia ('Hospital') under the stewardship of Mary Aikenhead Ministries] Must Be Aware
- (c) 2016 Dolf Leendert Boek, Revision: 16 November, 2016

THIS IS A NOTICE AS A SOVEREIGN DEMAND FOR THE FORFEITURE OF PROPERTY TO THE CROWN, THE DEMAND FOR PUBLIC REMORSE AND RESTITUTED ACTIONS AND THE AUTHORITY TO EXPELL PERSONS FROM THE COMMONWEALTH OF AUSTRALIA WHICH IS A PENALTY IMPOSED IN THE CIRCUMSTANCE OF AN INDICTMENT FOR TREASON UNDER SECTION 9A OF THE CRIMES (1958) VICTORIA.

AND ITS JUSTIFICATION IS PROPERLY, MODERATELY AND ORDERLY AS REASONABLY MADE UPON A PREROGATIVE TO AN EX-JUDICATORY AUTHORITY AS THE RIGHT TO A CONSIDERATION UNDERTAKEN BY THE SOVEREIGN IN FULL ACCORDANCE WITH THE LAW OF THE LAND AS PROVISIONS PREVIOUSLY ENACTED BY OUR PARLIAMENT OF VICTORIA AND GIVEN ROYAL ASSENT.

SAINT VINCENT'S HOSPITAL (noreply@svha.org.au) @ 0629 HOURS ON 12 NOVEMBER 2016: "HI DOLF BOEK,

WE ACKNOWLEDGE RECEIPT OF YOUR EMAIL TO ST VINCENT'S HOSPITAL SYDNEY.

PLEASE NOTE YOU MAY NOT RECEIVE AN IMMEDIATE RESPONSE TO YOUR EMAIL.

IF YOUR MATTER REQUIRES URGENT ACTION PLEASE PHONE THE HOSPITAL DIRECTLY ON 02 8382 1111.

REGARDS

ST VINCENT'S HOSPITAL SYDNEY, 390 VICTORIA STREET, DARLINGHURST NSW 2010"

This is part ONE of a FOUR part document which is the articulation of immutable evidence being then the additional justification relating to the IRREFUTABLE FACTS already summarily provided to you, as the substantial basis for my lawful and dignified claim as a public proclamation to a prerogative as a Sovereign Authority over the

Commonwealth of Australia, which in the absence of any gainsay, depreciation, rancour and redundancy has sought by judicious, prudent and diligent means, the pursuit of virtue as a precious stone amongst the plethora of pleonasm, an opportunity to invalidate by superseding, the original instrumentation known as the Letters Patent to the said Federation of the Commonwealth of Australia of 1901.

To have also provided, the metempirical (ie. the branch of philosophy that deals with things existing beyond the realm of experience) philosophical as the perennialist school of thought and metaphysical (ie. of things transcending what is physical or natural and the temporal reality) as Torah Kabbalistic thought interpretation given to an alternative and tetragrammaton HOMOIOTIC perspective of the THEORY OF NUMBER and its circumscribing as the DECALOGUE which is otherwise known as the TEN COMMANDMENTS, by a declaration made and comprehensible to ALL, as for ETERNITY and EXISTENT to an egalitarian, immutable and a transcendent right of the State of Israel's claim to a Sovereign AUTONOMY OF WILL, which is made in deference to it's subordinate historical basal and terrestrial connubial (ie. marriage as a yoke) ethos as a societal cultivation made upon it's 'self-identity as a formula of autonomy' and as a vassal perspective of Roman Empire Governance which pervaded and was later adopted by Islam, the Vatican City/State and German Fascism.

As a clear, concise philosophical and theological basis, being after much consideration, derive at the factual and intelligent means to provide briefing matters as then impetus for the determined pursuit of an INDICTMENT for the criminal charge of TREASON, which is to be brought against Cardinal George Pell in his contempt to the AUTONOMY OF WILL being the MATERIA PRIMA of the SOVEREIGN PRINCIPLES encapsulated within the LETTERS PATENT to the Federation of the COMMONWEALTH OF AUSTRALIA OF 1901, as an absolute rejection on hymeneal (ie. IDOLATRY AS PRIAPUS—ERECT PHALLUS AND HYMEN AS MARRIAGE) grounds as a presumptuous, delusional and fraudulent claim to a lawful Christian Identity for the unmeritorious act of barbarism. As the arrogant and obstinate refusal of the Eucharist Communion, which occurred at Saint Patricks Cathedral, East Melbourne on the Pentecost Sunday Mass as the dates of 31 May, 1998 and 21 June, 2000. Which indiscriminately and in presence of mercenary security guards, was violently directed towards the self identity as the formula of autonomy of any and all such persons (inclusive of mother, sons and daughters) who were distinguished only by their fraternity in the wearing of the GLBTI Community's symbol represented as a rainbow sash.

SEE ALSO: "THE SEVENTY GREAT MYSTERIES OF ANCIENT EGYPT - IS IT EVIDENCE?

(THE SERPENT META-DESCRIPTOR PROTOTYPE IS ASSIGNED TO THE SERPENT BEING THEN ROSH HA SATAN AND THE MAGIC SQUARE #34 CE - CRUCIFIXION: PILLORYING AND ATONEMENT)"

- https://drive.google.com/open?id=0BzRmc7Bm7indNzRHc3JOV2N5R28

My rational, reasonable and considered demands made of you, does not need your permission as haughty disdain and impious conduct, and that I have already placed upon you a duty to give a public apology as a repentance within 24 hours and now as opportunity of grace has expired. Which was made towards you, under the auspices of my sabbatical and the otherwise inert position, authority and secondary function as the Lieutenant Governor General.

With respects to an AUTONOMY OF WILL being the MATERIA PRIMA of the SOVEREIGN PRINCIPLES as an absolute attitude of mind given to compliance to the SOVEREIGN PRINCIPLES expressed within the original enabling LETTERS PATENT to the Federation of the COMMONWEALTH OF AUSTRALIA OF 1901, there is a requirement under SECTION VIII to: "COMMAND ALL OUR OFFICERS AND MINISTERS, CIVIL AND MILITARY, AND ALL OTHER THE INHABITANTS of Our said Commonwealth *TO* *BE* *OBEDIENT*, *AIDING*, *AND* *ASSISTING* *UNTO* *OUR* *SAID* *GOVERNOR* *GENERAL*, or, *in* *the* *event* *of* *his* death, *INCAPACITY*, or absence, to such person or persons as may, *FROM* *TIME* *TO* *TIME*, *under* *the* *PROVISIONS* *OF* *THESE* *OUR* *LETTERS* *PATENT*, *ADMINISTER* *THE* *GOVERNMENT* of Our said Commonwealth."

SAINT VINCENT'S HOSPITAL (noreply@svha.org.au) @ 0832 HOURS ON 3 NOVEMBER 2016: "HI DOLF BOEK, WE ACKNOWLEDGE RECEIPT OF YOUR EMAIL TO ST VINCENT'S HOSPITAL SYDNEY.

PLEASE NOTE YOU MAY NOT RECEIVE AN IMMEDIATE RESPONSE TO YOUR EMAIL.

IF YOUR MATTER REQUIRES URGENT ACTION PLEASE PHONE THE HOSPITAL DIRECTLY ON 02 8382 1111.

REGARDS

ST VINCENT'S HOSPITAL SYDNEY, 390 VICTORIA STREET, DARLINGHURST NSW 2010"

A CASE STUDY ON WHAT IS PERMISSIBLE CONDUCT AND WHETHER OR NOT IT IS A BREACH OF MY SENSIBILITIES AND THEREBY CONSTITUTES

TREASON:

DOLF: "Because of your courtesy I'll share some secret men's business with you."

STR8 35YO (DILDO RIDER): "Blocked ... trippa"

DOLF: "I find this your last statement to be of such a magnitude of wanton recklessness as a tsunamis of disregard made against the person, name and dignity of another, without any consciousness of an accountability for the consequence of hate speech as a habitual predilection of your debauched life, as so lived indulgently to the expense and to the uncaring, indolent manner as a detriment made of others.

That I ought now get down to a discussion of "men's business" with you, as to the consequence from this day forth, to any further disrespect of my dignity as the Sovereign Authority which is bequeathed by Queen Victoria by LETTERS PATENT and according to the good word of God as Divine Graciousness, in the bestowal of a "HEAVENLY (EPOURANIOS) GIFT (DŌREA)" which conveys all the necessary "POWERS (DUNAMIS) of the WORLD (AIŌN)" [Ephesians 3:1-21 (KV); Hebrews 6:4-12 (KJV)] as expressing the totality of the AUTONOMY OF WILL being the MATERIA PRIMA to the "Sovereign and Autonomous Right", the "Power to Rule" and "Dispense Justice" by "Edict as a Divine Authority" being PRINCIPLES OF THE SOVEREIGN AUTHORITY which can be understood in our knowledge of God (GODHEAD/Divine Nature as Mind), and having thereby, invalidated those Letters Patent to the Federation of the Commonwealth of Australia of 1901, as to be then declared, apparent and permitted the status as authority, powers and privilege accorded to the Sovereign of the Commonwealth of Australia.

In view of that entitlement, your brief pejorative as an animalism therefore constitutes HIGH TREASON under the Laws of the United Kingdom as being a disdainful, habitual disrespect, shown both to the principles of the Crown and by the presumptuous imposing of privilege as self-importance upon your person, conveying a contempt of rights which ought to be the prerogative of the Sovereign as the feigned regard for those principles which is most apparent by your disparaging of the rights of succession which as a privilege that is rightfully and lawfully mine.

Such a disrespect, will not be tolerated and you must immediately apologise so as to bring your haughty ignorant pretence of life into a proper SOLEMNITY as a civil attitude of respect for my SOVEREIGN rights.

Whereas, I have given you the courtesy of a right of refusal, in my beguiling solicitous request of you so as to partake in our mutual enjoyment of your loins. You will however, not have such an egalitarian "right of refusal" to my courtesy now shown towards you as a consequence of the CONTEMPT and a refusal by you to recognise my prerogative to a SOVEREIGN AUTHORITY which I have CONSTITUTED, ORDERED, AND DECLARED PUBLICLY and is therefore by you, an ABSOLUTE CONTEMPT directed towards the AUTONOMY OF WILL being the MATERIA PRIMA of the SOVEREIGN PRINCIPLES which are fundamental to our FEDERATION as the COMMONWEALTH of AUSTRALIA.

If you fail to acquiesce to my AUTONOMY OF WILL as an immutable, reasonable and rational demand for you to immediately apologise for causing an infraction to my sensibilities (ie. of which I AM the determiner as to its infraction and WE ARE not) as the rightful and lawful SOVEREIGN.

And if you do not respond immediately or you do so by exhibiting a hedonism as an excessive vile depravity, deficient of any civilised and appropriate manner, and which fails to show as respectful regard for my ABSOLUTE SOVEREIGN AUTHORITY that is my GOD ALMIGHTY GIVEN AS ORDAINED NATURAL AND COMMON LAW RIGHT TO RULE within this the COMMONWEALTH OF AUSTRALIA and by an appropriately punctuated and premised statement within a sufficiently audible and respectful tone, the conveyance of a humane and coherent speech with an appropriate title, as voluntary comprehension, capably demonstrable by you as to be reasonably possessing an adequate and undiminished intellect which is in understanding of such prerogative as is my sovereign authority.

That the next request, which I make of you so as to partake in the enjoyment of your loins will neither be courteous, nor mutual. In that, it will be exceedingly severe, painful and enduring for both yourself and your next of kin, in that it will be a generous generational bestowal.

Let me state that more clearly:

For your habitual CONTEMPT of VIRTUE made against the MATERIA PRIMA and its AUTONOMY OF WILL as SOVEREIGN PRINCIPLES, and as being criminal misconduct constituting TREASON which is defined within SECTION 9A of the CRIMES ACT (1958) VICTORIA and as such a *HINDRANCE*, *OBSTRUCTION* AND *FRUSTRATION* to any reasonable demand made under those same legislative provisions to be *OBEDIENT*, *AIDING* AND *ASSISTING*. To then make a further consideration which is subsequently given to any penalty as a prerogative granted to my SOVEREIGN AUTHORITY as to the exercise of an exjudicatory authority in the provision and imposition of a just, prudent and lawful penalty. So as, if necessary, to effect the physical castration you and your next of kin and to jar your mind and presence of being into a

more acceptable sensibility and in compliance to proper and dignified accord which is not unduly unjust, but commensurate to the severity and the degree as to the nature of the infraction and the character of the effrontery to my sensibilities:

'f@cking c@nt'

Your obdurate failure to comply with such a clear, coherent and lawful directive as the refusal of my prerogative to a sovereign authority which I have CONSTITUTED, ORDERED, AND DECLARED PUBLICLY is an ABSOLUTE CONTEMPT directed against the MATERIA PRIMA as the SOVEREIGN PRINCIPLES encapsulation the cause, means, vitality and continuity to our FEDERATION AS THE COMMONWEALTH of AUSTRALIA and itself constitutes a barbarous characteristic of a verminous, feral and proto-human ignorant state that is publicly exhibiting and parading a lifestyle of perversity, depravity as debauchery which is an undignified conduct that is directed towards me and my factual basis to an articulation of a Natural and Common law matter of fact and an egalitarian right conveyed by a mathematical Intellectual Property as theoretical noumenon."

RESISTANCE IS FUTILE, and if you continue to be obstructionist in the voluntary and moderate actions required of you as a duty made under the auspices of SECTION VIII of the Letters Patent conveyed above to an absolute compliance of mind, it will result in an escalation as to the nature of the consequential detrimental harm that will intentionally then be brought against your persons.

This is not an uncivilised, deranged nor despotic rhetoric in which I have purposefully engaged as an absence of conscious intent as instantiated connectedness to the temporal reality. So then let me state it plainly for you, and this expressed, considered, determined as prudence of mine, will also be disclosed publicly in accordance with the manner of usual conduct.

YOU ARE TO TAKE NO ACTIONS, WHICH WILL DELAY IN ANY MANNER, YOUR DEPARTURE FROM THE COMMONWEALTH (WITH NO ENTITLEMENT OF RETURN AS PERSONA NON GRATIA) AND THAT IS EFFECTIVELY UNDERTAKEN BY 25 DECEMBER, 2016.

SHOULD YOUR CONDUCT BECOME UNNECESSARILY UNDIGNIFIED, TROUBLESOME OR BURDENSOME AS PROTESTATION AGAINST THAT WHICH IS REASONABLE, JUSTIFIED AND SANCTIFIED.

IF THIS CONTEMPTUOUS MISCONDUCT OF YOURS OCCURS, AND IS TO SUCH A DEGREE OF MALCONTENT, AS TO MANDATE A FORCEFUL INTERVENTION TO QUELL YOUR PSYCHOSIS AS THE INCITEMENT OF A PUBLIC REBELLION AND SEDITION, IT WILL BE CONSEQUENTIAL TO THE DISQUALIFICATION OF YOUR FURTHER RIGHT TO EXIST.

THAT MY DISAFFECTION OF YOU, WILL CALMLY ESCALATE TO A SUFFICIENT DEGREE, WHERE I WILL UNDERTAKE THE CONSIDERATION OF YOUR IMMEDIATE EXECUTION.

SO AS TO PLACE, THE CONFRONTED SENSIBILITIES OF THE AUSTRALIAN POPULACE INTO A PROPER PERSPECTIVE OF THEIR OWN ACCOUNTABILITY TO THE MORALITY AS THE COMMONWEALTH'S SOVEREIGN PRINCIPLES AS AUTONOMY OF WILL--WHICH YOU HAVE REJECTED.

As this, the cause for the contemptuous manner of being, then the substantiating basis for the charge of Treason as an indictment made under the auspices of Section 9A of the Crimes Act (1958) of Victoria (where I presently reside) and which is made against the Roman Catholic Church and specifically the Order of the Sisters of Charity (et al) under the stewardship of Mary Aikenhead Ministries as the known entity and owners of the Saint Vincent's Health Australia ('Hospital') and my demand by an ex-judicatory authority as the prerogative of Sovereign made under such same legislation for the imposing of the following penalties:

- a) Being then, the seizure of all property held by your Roman Catholic Religious Order under the stewardship of Mary Aikenhead Ministries and which is associated (directly or not) with Saint Vincent's Health Australia ('Hospital') and their immediate forfeiture to the Crown.
- b) To undertake at your expense, within seven days and by no later than 21 November, 2016 a recognition of this effectual authority as a justified forfeiture of all such property holdings to the Sovereign Crown, by renaming such institution to the:

'King Willem-Alexander & Queen Maxima Hospital.'

c) Following the completion of such action, you are to make a public apology by means of a full page statement within the national online and paper printed edition of the Australian Newspaper, published weekly on a day you determine and for a period of three weeks. A clear and unambiguous acknowledgement of the delusional basis to your own Roman Catholic Religious belief as the substantial basis for the wanton haughty, mistaken, deified ignorance, stubborn cause for your malicious, spiteful and pretentious misconduct of a culture as disrespect to all propriety, law and order as the essential basis for the recognition of the

Sovereign Authority and virtue of another.

- d) You are to publicly recognise that your denial of a factual Australian history, habitually constituted by a conjuring as a deliberate miseducation of the children of this nation. Is then, the manner of a cause for persecution made against the good and heroic conduct as to the conscience, stability and constitution of others. As a substituted perversity which is made in accordance with your bastardised corpse City-State as a foreign entity, whose agenda is as a depravity, declared an exonerated and celebratory practice by ritualised virtue and sought even to impose it upon our sacred memory as the ANZAC tradition—but their deaths are on your debauched conscience.
- e) You are to publicly acknowledge that I rightfully possessed a justified cause to be disquieted by your inherently ruthless and relentless pursuit as to the systematic extermination of another's disposition as a national and common law entitlement to a healthy, esteemed, proud and dignified possession a self identity as a formula of autonomy which is distinct from your as being an egalitarian right.
- f) You ignorantly declared such a principled life, lived mindfully, with prudent self-constraint in moderation, possessing an ethereal integrity, and in the absence of any caveat upon its existence as a pre-requisite detriment, being an adverse consequence which is imposed upon the self-entitlement of another's existence, as then being intrinsically incomprehensible as an irrationality.

Unprincipled, and an aberration which is dispossessed of fundamentally what life itself is. As then being, the substantiating evidence of a deformed mind, with no possibility of ever having on it's own a self-sufficiency, without the deliberate and urgent intervention of others as claimed benevolence. Any potentiality of attaining a sustained coherent reality as a transcendent state being. As crippled, due to an inherent organic disability as manifestly and categorically a diseased state of wretchedness. Is then cause to mischaracterise its quintessential existence as ostensibly marred, by defining it's embodiment to the integral expression of a self identity as autonomy of will, as a textbook case of psychosis.

g) You are to acknowledge, by showing a genuine human empathy and not a feigned repentance as a rehearsed sycophantic pantomime and then to convey it by a well meant financial restitution for your fascist misconduct as a impiety. Being the cause for an unlawful, inhumane, erroneous and unremorsed characteristic and the impetus for jingoistic indoctrination as the deliberate persecution of another's mind, body and soul by physical assault, forcible, as systematic over-reaches and the habitual, tyrannical, unaccountable, as the impudent inhumane misuse of

a non-existent lawful authority.

As a recourse by Saint Vincent's Hospital, which was relentlessly made as bile some attempts to deliberately undermine and dis-enfranchise one's celebrated intrinsic homosexual identity because it was detriment to your conscience as an intangible of belief, dis-belief and non-belief. As to maliciously misrepresent it as being devoid of any wholesome characteristic as the possessing of potential and practiced capability which is representative of a cultivated, moral and principled life. By the continual, invention of faux-veracious suppositions and burdensome irrational hypothetical aspersions and with a recourse to a disproportionate onus of refutability to the contrary as the cause for then conjuring of a non-existent diseased state of an irrational mind.

Thereby authenticating its legitimate stigmatisation and the denial of any stable identity by declaring it unlawful, with no prospect capable of exhibiting an essentiality of being, which instead is a life cast as involuntary and driven entirely by a shameful and insatiable appetite of malcontent. Which then, has no authentic entitlement to pursue any meaningful life which as its freedom a dependence upon the need for human bonding and this then has a consequential disruption of any value in imposing a separateness and depreciated social connectedness. As then construed as exhibiting the characteristic of further symptoms and cause for the improper diagnosed of psychosis. It imposes an isolationist existence, although its real and substantial cause of violence is that your science remains unquestioned, is then construed as the rightfulness and rectitude of your lawful conduct, and manifestly the moral pertinence and the justifiable cause for the impiety as unseen genocide which is perpetuated as an anathema against my authentic usage of the racialism 'Indigenous-Dutch-Australian' as thought reform.

Which has in my experience of the Roman Catholic Institution, Saint Vincent's Hospital, Darlinghurst, Sydney and the New South Wales Police Service, been the improper justifying for a vehement assertion of a psychotic abnormality (which was non-existent) and on multiple occasions the unlawful grounds for the forcible fascist entry as the brutal breaching of my front-door, so as to effect an involuntary psychiatric admission—the process of forcibly inculcating ideas, attitudes, a cognitive strategies or professional methodology as a doctrine of coercion.

h) You are hereby declared a PERSONA NON GRATA, as the consequence of your HABITUAL AND ABSOLUTE CONTEMPT DIRECTED AGAINST THE MATERIA PRIMA AS THE SOVEREIGN PRINCIPLES ASSOCIATED TO THE COMMONWEALTH OF AUSTRALIA AND ITS DIGNITY AS AN AUTONOMY WILL.

THIS ABHORRENT UNREQUITED ATTITUDE OF MIND, HAS NO RIGHT TO

AN EXISTENCE WITHIN THE COMMONWEALTH OF AUSTRALIA AND YOUR CONTINUAL PRESENCE IS THEREBY FORFEIT.

You will be subject to a non-rescindable, whether in life or in death, to a permanent expulsion from this land which is the COMMONWEALTH OF AUSTRALIA.

If this determined departure of yours has not been effectively and completely undertaken by 25 December 2016. As the relinquishing of your will entirely to my sovereign prerogative as an ex-judicatory authority to demand your permanent expulsion from our Commonwealth as the clear obligation and a duty of compliance which is now placed upon you under the auspices of SECTION VIII to the Letters Patent of the Federation into the Australian Commonwealth of 1901.

This will then be construed as a contemptuous misconduct of yours, which has escalated to such a degree of manifested concern, as to then mandate a consideration of forceful intervention that is necessary to quell your psychotic and delusional state of mind, as to be the intentioned obstructive cause for the incitement of a public rebellion and sedition. It will then be consequential to an element of immediacy and an urgency placed upon the your disqualification as a diminished right for your continued existence.

That my disaffection of you, will then calmly escalate to sufficient degree of concern, where I will undertake the consideration in light of any deployment of effectual force to quell your TREASON is therefore too onus.

And it is more reasonable and more prudent to direct any such effectual action towards your immediate execution.

This your TREASONABLE CONTEMPTUOUS MISCONDUCT as your COURSE-trochos OF NATURE-genesis and the impetus of life, is no small matter as a consideration which I have judiciously undertaken.

By your actions, you will have grievously and unnecessarily confronted the sensibilities of the entire Australian populace. And I must accordingly direct them towards the absence of any disquiet and fear, as a proper, good, benevolent and wholesome perspective as their own morality and an accountability to the AUTONOMY OF WILL being the MATERIA PRIMA of the SOVEREIGN PRINCIPLES as the causal authority which defines the Commonwealth of Australia--as a life principle which you have rejected.

GET OUT OF OUR COUNTRY AS THE FEDERATION OF THE COMMONWEALTH OF AUSTRALIA, WITHOUT ANY HESITATION WHICH HINDERS DEPARTURE, GO BACK TO WHERE YOU CAME FROM—AND

NEVER, EVER RETURN AS YOUR ETERNITY.

TAKE NOTE OF THIS WARNING:

THIS DOCUMENT MAY BE MODIFIED AT ANY TIME, EVEN AFTER ITS SERVICE AND THE CONVEYING OF A SOVEREIGN AUTHORITY MAKING AN EFFECTUAL DEMAND AS A DUTY OF COMPLIANCE ('EVENT') PLACED UPON ANY NOMINATED PARTIES (WHETHER OR NOT SPECIFIED).

SUCH AMENDMENTS WHICH HAVE OCCURRED THEREAFTER THE SAID EVENT, WILL BE CONSTRUED AS A DEMAND BEING PLACED UPON ANY NOMINATED PARTIES AT THE TIME OF SAID EVENT AND NOT THEREAFTER.

ACCORDINGLY, THERE IS NO IMMUTABILITY OF ANY PENALTY SOUGHT AND WHICH MAY ARBITRARILY AND SUBSEQUENTLY IMPOSED AS EXIGENCY DEMAND IN BEING CONSTRUED AS A LIABILITY WHICH IS PLACED UPON THE ABSENCE OF KNOWLEDGE TO A DUTY OF ANY PRINCIPLE AS A DEMAND OF COMPLIANCE FOR WHICH ANY NOMINATED PARTIES MUST BE AWARE.

THIS IS TO AVOID ANY POSSIBILITY OF ANY HINDRANCE, OBSTRUCTION AND FRUSTRATION OF THE PREROGATIVE AS SOVEREIGN AUTHORITY. THUS IF A PROVISION IS INEFFECTUAL AND AN ATTEMPT MADE TO CONTRAVENE AND MITIGATE THE CLEAR DUTY OF ANY PROVISION OF COMPLIANCE.

IT WILL BE MODIFIED AND INCLUDED HEREIN UNDER THE AUTHORITY OF THIS NOTICE, AND CONSTRUED AS KNOWLEDGE TO A DUTY OF ANY PRINCIPLE AS A DEMAND OF COMPLIANCE FOR WHICH ANY NOMINATED PARTIES MUST BE AWARE.

THE CURRENT REVISION OF THIS DOCUMENT MAY BE OBTAINED AS A PDF DOCUMENT FROM THIS URL:

https://drive.google.com/open?id=0BzRmc7Bm7inddWdOTmtYV2VaOVU

Initial Post: 12 November, 2016