

British Crown UK & NZ Moai Crown Native Magistrate Kings Bench Court UK NZ TM Seals

Updated Sun 14 Jan 2024 for a Native Court Hearing at 520 C East Cape Rd Lighthouse on 21 Feb 2024 at 10 am. The case is 2 hrs be aware its live video affidavit fact cited evidence.

PANUI

Hui Live Native Court hearing Number 49 to be held at 520 C East Cape Road Light House at the End of the road. Bring a Chair and Food as we have Limited Facilities. The British camera Crew is filming through my Camera as Fact Cited Evidence for the British Crown Corporation Natives is the same as us; the Native People of England; and our Hapu, Taumata and NZ born mixed race cultures Natives; claiming the 1844 "Queen Victoria Trust"; and the British Crown two Flag Legal Inheritance Wealth Business Contract Native and **British Crown Default Contract** on this UK NZ historic day Wednesday 21 Feb 2024 **Claims** to the stolen wealth, land, resources, sovereignty bonds, children and more war killings, genocide, while usurping our **Moai** memorial **Instruments** and **King William I; IV** Admiralty Court Martial Law **Mortgage Lien Money making Law** Abuses.

Do not take time consuming Whakapapa; Only Corporate Business and Land Titles allowed; you must have, higher than our 400 page Kings Emperors British High Court Land Title; succeeded by the Moai Crown Native Magistrate Kings Bench Court, Aotea New Zealand Title; with Photos of all offenders on Trial to pay the NZ UK Fraud Corruption Debt Owed Due and Payable Bill; contract given to BRICS Military Police; Debt Recovery and French Company SKALEET Debt Recovery Organizations who are our King William IV 1834 Confederation Flag Trading Partners Business.

If any Defendant fails to turn up to this NZ Native Court, then the Court shall seize Te Ture Maori MLC Lands; LINZ Crown Lands; British Crown Lands; Freehold Lands; Crown Grant Land Titles for **Moai Crown King William IV 1834 Republican Government Flag Sovereign E State A-I** Authority Government; under our Corporate Company "Moai Crown King William IV Trust" NZ -UK and NZ registered company "NA ATUA E WA AOTEA LIMITED" **Judgment BANK CREDITORS.**







Do not speak if you have no **Clear Title** to these lands Marangairoa C 11, 12, 13, 14, 15, 16 and Maragairoa D47 Land with a full investigation of the NZ Native Land Court Records of your name Tupuna or Claim of Original Native **Indigenous Surname** to the land you Occupy only as in the 1931 and 1936 Native Land Act of **his Majesty the King George IV, V British Crown** and Moai Crown Confederation of Chiefs **Traditional Native Indigenous Surname Whakapapa Title**; First Nations 1834 King William IV Flag of Admiralty Court Martial Law; Trading Bank Jurisdiction; and not the NZ Crown Private Corporation Fake Ngatiporou IWI Maori Whakapapa **Contemporary History;** they illegally altered and **tampered with our Whakapapa** to make Pakeha dominate the Native Laws of the Land Legal Authority King William I Court of Record. The Court Hearing is **Live direct to Britain and the World** as **Fact Cited Evidence**. You must have a Clear Title to New **Zealand Country**; **Recite** the **original Native Title with your Indigenous Native Surname**; standing on your two feet in your flesh and blood **Surname**; **hold the original NZ Land Title Dna**

DECLARATIONS PROCLAMATIONS DEEDS

AOTEA NZ GOVERNMENT NATIVE MAGISTRATE KINGS BENCH COURT ORDERS

Native Court Judge-Prosecutor-Registrar John Hoani Kahaki Wanoa Live Sworn Affidavits.

To Terminate Lease on Marangairoa C11,12,13,14,15,16; D47; Hahau 7B Rangitukia Lottin Pt

Moai Kings Crown Flag Land Title over New Zealand Country Land Foreshore and Seabed



John Wanoa <<u>moaienergy@gmail.com</u>>

Marangairoa C12 - Alternative Meeting Letter and Response Form

Hui - Te Tumu Paeroa <<u>hui@tetumupaeroa.co.nz</u>> To: "<u>moaienergy@gmail.com</u>" <<u>moaienergy@gmail.com</u>> 9 June 2022 at 11:02

9 June 2022

Hoani Kahaki Wanoa Whanau Trust

moaienergy@gmail.com Client Account: CLI-00040728

To these NZ Native Court List Defendants





Moai Crown of Aotea New Zealand HAPU and I are terminating your MAORI LAND COURT Sub lease TITLES as TRUSTEES on all our NZ LAND-BLOCKS if you don't come in the flesh and blood on your two feet with your SURNAME and Superior Court Land Title over the Worlds Native Courts British Crown Native Land Title and Traditional History; then you all admit guilty charged orders of our accusations against you; a fraud corrupted criminal Organization narrative of WEF Leader KLAUS SCHWARB and JACINDA ARDERN FAMILY MORMON, LATTER DAY SAINTS, PANDEMIC MURDERERS; This Court put the multi trillion pound debt CONTRACT on each of their heads COMPLICIT in causing DEATH by lethal injection, poisons, registry and ENVIRONMENTAL POISONING EARTH PLANTS, FOOD, VEGETATION, AIR. QUALITY OF LIFE; and safety governing our country for their elite families; corporate business; You massively harm ed people of New Zealand; shall pay the damages; proof of evidence claims against you in this Native Court 'fact cited evidence'.

Dated Friday 13 January 2024

Land owner Hoani Kahaki Wanoa Whanau Trust Land owner Signature John Wanoa

The completed voting form can be returned to Te Tumu Paeroa by 5.00pm, Tuesday 19th July 2022 at Te Tumu Paeroa's office, via post to Freepost Authority Te Tumu Paeroa, PO Box 5038, Wellington 6140, or alternatively you can forward an email to <u>contact@tetumupaeroa.co.nz</u>.

If you have any questions regarding this letter or the form, please contact us on 0800 WHENUA (0800 943 682), or email at <u>contact@tetumupaeroa.co.nz</u>.

John Wanoa<<u>moaienergy@gmail.com</u>> Sat, 23 Dec 2023, 09:54 (11 days ago)

Aotea New Zealand (Dutch) Native Magistrate Kings Bench (Bank) Court Introduction Friday 22 December 2023 British Crown Corporation Lighthouse Crown and Anchor for British Immigrants direct from Britain UK with the International Confederation of Native Chiefs Flag of King William IV 1834 Commercial Contract British Royal Navy Jurisdiction and Legal Authority vested in this **Moai Crown Native Court 1689 to 1852 UK NZ CONSTITUTION** fixed in UK State Law made extant forevermore in **WESTMINSTER PARLIAMENT** recorded on this 22 December 2023.

Affidavit Video Court Hearing number 48 of our British Moai Crown King William IV Flag Hearings Jurisdiction British Film Crew Andrew Divine Live Video Court of Record Keeping

So the next Court Hearing on 21 February 2024 is for

John Wanoa Company's





"Na Atua E Wa Aotea Limited" New Zealand registered

with

Moai Powerhouse Group Limited" London registered in London (On hold)

Moai Powerhouse Bank (Private Company)

Moai Crown King William IV Trust (Private Company) Seize Default 1844 Queen Victoria Trust

As

Judgment Creditors

versus Judgment Debtors

4 pakeha (white surname woman) Legal Owners over New Zealand Country V John Legitimate Sovereign Native Surname Landowner First Nations People of NZ V Colonizes Complicit to Israel

1- Caren Leslie Fox CHIEF Justice NZ Crown Private Corporation



2- Charlotte Severne CEO of "Te Tumu Tumu Trust" takeover by NZ Crown Private Corporation









NZ Crown Government Responsible Head Trustee over the 8 Trustees of the Marangairoa C 12 Block as my call to the Maori Land Court Friday 12 January 2024 confirmed so Charlotte failed to turn up to the Court Hearing on Saturday 22 August 2023 so she and the other Government White Woman are back on trial again on Wednesday 21 February 2024 facing a Court of Jurisdiction that if sh doesn't turn up with the other named criminals then the Native Court Ruling shall make Orders against them in a Binding British Flag and Native Kings 1834 Flag Crown Contract Law to have these People arrested and seized of their belongings according to British Crown Commercial Contract Law of the Sea British Flag and Law of the Land Native King William IV 1834 Bank Flag

3- Adrienne Meikle CEO of LINZ Land Information New Zealand



Adrienne will be with Toitū Te Whenua until February 2024, when Te Tumu Whakarae / Chief Executive Gaye Searancke returns from a secondment to Te Kawa Mataaho. You have 21 days' notice to prepare to appear in the community Native Court Hearing on Awatere Marae in Te Araroa on Saturday 26 August 2023 at 9 am and I will make a Ruling against you as guilty if you don't turn up from today's notice, I will email to you and 3 other woman running this country;







We give you the Debt Bill for administering a Private Corporation Government Crown Criminal Organization Company called "Crown Sovereign of New Zealand" Judgment Debtors. You must appear with your Title Ownership over New Zealand Country in front of me the King William III, King George IV, King William IV, King Ernest Augustus V Surrogate King with my Indigenous British Crown Native Land Title Documents King William IV Jurisdiction Flag and "Queen Victoria Trust" Now "Moai Crown King William IV Trust" Ownership Title and Head Lease Title of King George IV and Paramount Chief Tira Waikato Whareherehere Manukau Sale and Purchase Agreement Contract over New Zealand Country 1823 that I want to see your Title in your hands of your Surname Title Land Ownership and Union Jack Sea Flag over my Dry Land 1834 King William IV Constitutional Native Chiefs Confederation Corporation Trading Bank Republican Self Independent State Government Flag of Bank Mortgage Liens Loans and of Free Passage through the World;

And if you do not appear before me the Native Court Judge and Prosecutor 21/2/2024 with my E State Government Council of Chiefs, then I will terminate your LINZ Land Titles over New Zealand Banks Land, Mortgages Liens and Legal Instruments overrule you and your NZ Crown Corporation LINZ Department Records I shall have BRICS under Contract with SKALEET Debt Collectors Legal Bank team Seize on your Records and LINZ Land Titles Instruments; Expose your Criminal Organization.

I Charged you now 100 Trillion Moai Pound Notes for Committing a Fraud Corrupt Private Elite Business before Saturday 26 August on my Awatere Marae Te Araroa 3 Hours North of Gisborne in our Native Magistrate Kings Bench Court Hearing for you to avoid the Humiliation of being Found Guilty as Charged before that historic day in NZ.



4- Rebecca Kitteridge

NZ Private Corporation Business CEO Reports to Prime Minister Chris Luxton and Chris Hipkins COVID JAB CHIEF Administrator for WEF; with Jacinda Ardern WEF COVID JAB Murderer Ex PM; Latter Day Saints Church family Pirates on the High Seas Alien Pretend Government







Pakeha Illegal Owners of New Zealand country of their corrupt Crown private Corporation called "Crown Sovereign of New Zealand"; International Criminal Organization born from "Queen in Right of New Zealand" Pirates on the High Seas (Queen Victoria) Rothschild family bloodlines non Admiralty links to King William I Dutchman St Patrick's Church 8 Point Star on our King William IV Confederation of Chiefs 1834 Flag to collect the British Crown Corporations Head Lease Land Rent of New Zealand Country and the World British Crown prize possessions of Colonized Countries, forfeited to this Court

Victor Goldsmith

"Ngatiporou Forest Limited" Director and Chairman Victor Goldmith lease of Marangairoa C11.12. 12. 13. 15 .16 blocks and Marangairoa D47- 49 blocks terminated on Saturday 26 August 2023 Awatwre Marae by this British Native Court back under the British Crown and Anchor Title of King George IV and MORIORI Paramount CHIEF Tira Waikato Whareherehere Manukau 'Sale and Purchase of New Zealand Country' **HEAD LEASE 1823, I HOLD IN THIS NATIVE COURT JURISDICTION** on HOANI KAHAKI LAND of my namesake Ancestor to RAITEA ISLAND TAPUTAPU ATEA MARAE and RAPANUI ISLAND ANAKENA MARAE at TE PITO Easter Island to MARANGAIROA C12 BLOCK and MARANGAIROA D47 BLOCK as NO-1 BLOCK WA NOA ROYAL Tahitian Family creators of **MOAI TIKANGA LORE** of **ATUA** meaning WA beginning and end of time and space **NOA means no TAPU in the center of a bed of stones; MARAE** for **MANUHIRI visitors** to come in peace love and harmony with no hidden **war agendas, weapons,** Political Admiralty of High Sea Pirate Law Church and State spirits complicit with Israel Colonizers

Rei Kohere New Zealand Maori Incorporation "Ahu Whenua Trust" affiliated to the NZ Crown Private Corporations Pakeha & Maori Criminal Organization tied to British Colonization Bank Wars

Dave Hovell Maori Land Sub-Leased renter of East Cape Lighthouse Maori Sub Lease Lands NZ Crown Private Corporation told me to get off his land with verbal abuse on me an elder born here.

James Pierce Brown Default Contract Judgment Debtor and

Simon Brent Rowntree Default Contract Judgment Debtor

of 61-77 Cook Street Auckland Central City Land property seizure warrant 2008 to 2023 and Ex PM **John Key** Bank Fraudster Panama Papers Case; Contract Seize his assets hiding; Australia. **Summary of proceedings**

Native Court Judge John Wanoa, Sovereign Crown Banker and President of the United Tribes of the World Natives recently born on the lands of Aotea New Zealand, starting with the elders (oldest) Tuakana MOAI TAUMATA landlord landowners INDIGENOUS FIRST NATIONS BRITISH CHOSEN NATIVES CHIEFS of today and **those who are their own competent witness with their Native Born DNA Surname Legacy**; represent this 250 Country Native Land World Court.







You must speak about your Native Born Surname; its meaning and where your born Surname came from; succeed to inherit these Native Lands; of New Zealand Crown Court Jurisdiction; Maori Land Court Jurisdiction; Foreign Land Jurisdiction; Are prepared to take a DNA Test if you're serious about your Claims to this Country's Land with your Title to it; apart from your Title to the land you live on; and Occupy at East Cape; Under your NZ Crown to NSW Australia (Queen Victoria) Queen Founded 1840 Treaty of Waitangi; No End Date Contract 1902 Union Jack Flag of Pirates on the High Seas; or you entered under British Crown New Zealand (Dutch Found) King William I and King William IV1834 Lord High Admiral Flag Ttle; of the Dry Land and Sea; Ruling **Jurisdiction** Money Making Monarchy and global economy Banks who all make their money from King William I and King William IV UK Crown Court of Record; Mortgage Lien Instruments of Land Sales; Government Bonds; Natural Resources; Minerals; Fish; Animals; Birds; Land; Air; Water; Resources owned by the Native Born People of the Land that the Corporate Pirates Administering these Native Land Ownership Treasures are stealing; usurping; our Kings Lord High Admiralty Laws of the Sea Legal Authority Inheritance Jurisdiction Landownership; Please do not speak f you are not a competent witness of what you say as you are recorded in this court as a LIVE VIDEO AFFIDAVIT OF TRUTH against the NZ Crown CORPORATION FAKE LAND TITLES.

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372 1936, No. 56 See Reprint of Statutes, V 01. VII, p. 664 1938, No. 23.] Native Purposes [2 GEO. VL Native Purposes Act, 1936, the Court has reported that the said land was intended to be returned to the Native owners thereof as a reserve for their use and benefit; And whereas it is now deemed expedient to extinguish the rights of the Native owners to the said land and to award them compensation therefor: Be it therefore enacted as follows: (1) The said land shall, as from the passing of this Act, be deemed to be vested in His Majesty the King freed and discharged from any Native title thereto. (2) The Native owners of the said land shall be entitled to compensation for the said land so vested in His Majesty the King as if he said land had been taken for a public work under the Public Works Act,. 1928. npa19382gv1938n23287.pdf (nzlii.org)

(3) The Commission may amend any orders of the Native Land Court or of the Appellate Court relating to the said block, whether as to boundaries, names of owners, relative interests, or otherwise, and may admit into the title any person found to be rightfully entitled, and the orders as amended, and all orders made by the Commission under this section, shall take effect' accordingly as if they were made before the Court with full power and authority in that behalf in its ordinary jurisdiction. npa19382gv1938n23287.pdf (nzlii.org)

The Land Court In Matakaoa

Chapter 3. THE MATAKAOA EXPERIENCE 1769-1875

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Utilisation of Land and Sea at Matakaoa







This discussion touches briefly on some apparent differences between Maori and European **perceptions of land and sea**. It suggests how these differences influenced concepts of **ownership** and has therefore by implication influence on the i**nvestigations of ownership by the** Land Court.

At the time of the signing of the Treaty of Waitangi the European concept of land centred upon conspicuous utilisation, that is the alteration of landscape by clearing, cultivation, etc. Visible use suggested occupancy and by implication **right of occupancy** and therefore ownership. Four years after the Treaty guaranteed the Maori people 'full, exclusive and undisputed possession of their lands and estates, forests, fisheries, and other properties ... so long as it was their wish' (cited in Colenso, W. 1890:39-40) there were moves in Britain by a Select Committee to **take Maori [p44] land for the Crown** (see Kissling, G.A. Report of Hicks Bay for the Half-year ending July 1st 1845, CN/M 15:497). In 1846 a despatch was sent to the Governor 'to proclaim **all native land, from which benefit is not derived, in terms of actual occupation and improvement, the property of the Crown** (Earl Grey, the Secretary of State to Governor Grey 23rd December 1846).

At East Cape, when the missionary **Stack** tried to make a road from the mission station to the Church at Rangitukia - 'almost six minutes walk': 'a number of baptised Natives opposed [him] most angrily ... because it would take up some more of their land which at the time lay wild and uncultivated' (Report to C.M.S. 17th December 1844). He also wrote:

'The favor of our cattle running upon the Natives waste land in this neighborhood is regarded by them as a great compliment though it has been plainly stated, that for the grass that they eat the principal of the increase are expected to be given to the Lords of the soil [that is, the owners]' (ibid).

1 Areas that have not been "exclusively used and occupied": If the area of foreshore and seabed in the Common Marine and Coastal Area (MACA) has not been "exclusively used and occupied" by hapu members "from 1840 to the present day, without substantial interruption", then it should not be awarded CMT, on this ground alone. Any area of the coast where there is regular road or





Moai Tidal Energy World Co Op Pound Gold Water Money Patent Shares UK 'TM





sea access, cannot be said to be exclusively occupied or used, unless the public have been refused access and use of a coastal area by the hapu.

Generally, where a road, walkway, unformed public road, or landing exists, we have

not heard any area where the public has not had access and use. So such areas, with legal public land access, to the foreshore, or to the beach (if from the sea), cannot be said to have been "exclusively occupied and used". **2 Occupation different from ownership:** It is not sufficient to have owned land along the foreshore, as land ownership alone does not imply "exclusive occupation and use". **Ownership does not even imply occupation of land.** Owners may not live on the property (absentee landlords), or, as in the case of some land on the East Coast, **owners may have leased the land to European farmers**, as they did around Port Awanui, and possibly elsewhere on the East Coast.

Nor does occupation of land adjacent to the foreshore imply use of the foreshore, or exclusive use of the foreshore. 3 The Crown owned the territorial sea from 1840 to 2003, and no-one has owned it so far: Until 2003 New Zealand's foreshore and seabed was recognized as owned by the Crown, as it is under the British laws that New Zealand has been governed by since 1840, and under British law, the foreshore and seabed is owned by the Crown.

Hence there would have been no grounds for hapu ordering anyone off their MACA, even if they had wanted to do so. And by and large Ngati Porou welcomed both inland Maori tribes and European settlers to their coasts.

CORANZ-Final-Submn-CMT-Claim-Ngati-Porou-East-Coast-incl-Appendix-2-12-July-13.pdf

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The Treaty of Waitangi gave the Crown exclusive right of land purchase in New Zealand. For this reason all land which passed from Maori control, even gifts, became the property of the Crown; it was then over to the Crown to sell the land or transfer its rights to the recipient of the land gift. All land acquired prior to the signing of the Treaty was subject to investigation by Land Claims Commissioners, who gave public notification of [p52] hearings in the <u>New Zealand Gazette</u>. Under Governor Fitzroy a newspaper in the Maori language had been established by the Government. <u>Te Karere o Niu</u> <u>Tireni</u> was principally used for proclamations by the Governor to the Maori people, although some letters to the Governor from Maori Chiefs, residents of Northland and Auckland, were also published. The Land Claims Commissions were advertised only in the English newspaper which suggests that **these investigations were**







primarily for Europeans with little consideration of Maori opposition, in fact, theoretically at least since news of the hearing could be transmitted orally, land could be brought before the Commissioners without the knowledge of Maori owners. The

Commissioners were solely responsible for the protection of Maori interests, but as employees of a European Government (which had no Maori representation) in which many of the land claimants were politically powerful, their protection had obvious limitations.

In 1842 Land Commissioner Godfrey advised that **two claims to land near the East Cape would be investigated at Tauranga. Neither of the claims were investigated** and while there is no indication in the Old Land Claims File (held at National Archives) why this was so, it is likely that the Commissioners (**Godfrey and Richmond** - see page 18) were kept so busy with Northland claims that they never arrived at Tauranga. Two years later a further advertisement was given, this time they were investigated.

The first claim considered was Captain William Stewart's five hundred acres at East Cape, known as 'Warika Hika'. Although the boundaries were not given the block was alleged to have been bought by the claimant in 1825 from the Chiefs 'Takaioki, To Toerangi and Purahaki'. A quantity of merchandise of unstated value was given to the Chiefs, who in turn gave a 'native' ornament as proof of the sale (New Zealand Gazette 27th January 1844:33).

The second claim was more substantial - **Frederick Whitaker claimed two thousand acres at East Cape;** bounded on the north-east by the sea and on all [p53] other sides by land owned by 'natives'. Thomas Bateman was alleged to have purchased the block for merchandise worth £100 sterling from the Chiefs 'Katakekapu and Katekititiriki' in 1839 (ibid:32). In an explanatory letter to the Commissioner, Whitaker stated that:

'neither the precise date of the conveyance nor the particular articles given as the consideration can be stated in consequence of the writing recording the original having been lost when the schooner, Trent, the property of Captn Thos Bateman was driven on shore in Coromandel Harbour' (29th August 1844 in O.L.C. 510).

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Both claims were dismissed as claimants failed to produce further evidence, or to appear before the Commission (O.L.C. 963 and O.L.C. 510).







The earliest effective land transaction between Maori and European took place in 1843 at Hicks Bay (Te Araroa):

Bell's account suggests a difference between Maori and European perceptions of land sales. For Maori people the concept of <u>tika</u> which means 'natural' or within the proper order of things (Johansen, P. 1954:172) is at stake. It will be recalled that my discussion of the Treaty of Waitangi touched on the concept of <u>Kaitiaki</u>, who preserve the natural

order of things and keep them within their proper sphere. This implies that everything, of whatever kind, has its own nature. When it manifests that nature, patterns itself upon its own nature, and follows its proper course then it is <u>tika</u>, it is 'correct' (Johansen, P. 1954:172-6). Should the 'natural' or 'correct' (<u>tika</u>) order of things be disrupted the <u>Kaitiaki</u> ensured that balance was restored. Combined with this the missionaries had taught that repentance and confession of wrongdoing brought about complete absolution. **The application to 'investigate' land sales**, which took place contrary to Government law (by the Treaty of Waitangi the Crown had pre-emptive right of land purchase), **must be considered** within this frame of reference. In a sense the repudiation of wrongfully conducted land sales was an affirmation of the Law which united the two peoples (Maori and Pakeha) in the physical realm (see page 41). This sphere was watched over, cared for (<u>tiaki</u>) by the **Governor. Bell** as the representative of the Governor was asked to 'correct', restore the natural order between the two peoples.

From a European perspective the repudiation of land sales implied an [p60] attempt at fraud. Bell, as an employee of a Government interested in extending European settlement, was expected to confirm settler claims and issue grants to land.

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The East Coast Chiefs' speeches at <u>Kohimaarama</u> emphasized the Queen's protective role. Wiremu Pahuru and <u>Wikiriwhi Matehenoa</u> (both of Wharekahika) addressed the Governor as <u>'to matou kaitiaki, to matou atawhai'</u> - our protector, our benefactor (Letter to Governor Gore Brown 17th July 1860 in <u>Te Karere Maori</u> 30th November 1860:50),

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By 1874 Waiapu people, namely **Mokena Kohere, Mohi Turei, Henare Turangi, and Hori Karaka** were advertising timber for sale (<u>Paanui</u> in <u>Te Waka Maori</u> 10th March)

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(Ropata Wahawaha, Aorangiwai Block Waiapu M.B.1:397)

'I can't claim land through simply living on it if I have no right to it' (Neho Kapuka, Ahomatariki Block, Waiapu M.B. 11:265).

European notions of land use in order to **prove ownership of land in Court.**

Aftermath of the Treaty

The Treaty of Waitangi gave the Crown exclusive right of land purchase in New Zealand. For this reason all land which passed from Maori control, even gifts, became the property of the Crown; it was then over to the Crown to sell the land or transfer its rights to the recipient of the land gift. All land acquired prior to the signing of the Treaty was subject to investigation by Land Claims Commissioners, who gave public notification of [p52] hearings in the <u>New Zealand Gazette</u>.

these investigations were primarily for Europeans

the property of Captn Thos Bateman was driven on shore in Coromandel Harbour' (29th August 1844 in O.L.C. 510).

Both claims were dismissed as claimants failed to produce further evidence, or to appear before the Commission (O.L.C. 963 and O.L.C. 510).

The earliest effective land transaction between Maori and European took place in 1843 at Hicks Bay (Te Araroa):

the British Government intended to take the land of 'innocent and guilty alike' for the Crown (cf. Earl Grey's 1846 despatch advising Governor Grey to proclaim all 'waste land' the property of the Crown).

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The application to 'investigate' land sales, which took place contrary to Government law (by the Treaty of Waitangi the Crown had pre-emptive right of land purchase), **must be considered** within this frame of reference. In a sense the repudiation of wrongfully conducted land sales was an affirmation of the Law which united the two peoples (Maori and Pakeha) in the physical realm (see page 41). This sphere was watched over, cared for (<u>tiaki</u>) by the **Governor. Bell** as the representative of the Governor was asked to 'correct', restore the natural order between the two peoples.

From a European perspective the repudiation of **land sales implied an [p60] attempt at fraud.** Bell, as an employee of a Government interested in extending European settlement, was expected to **confirm settler claims and issue grants to land.**

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Relations between proprietors of coasting vessels and the East Cape people deteriorated. In 1855 an attempt was made by the people of Rangitukia to seize some of Atkins [22] trade-goods in payment for a promissory note issued several years earlier by a passing trader for wheat (Baker, C. Notes for Journal MS 22).

At the end of the month-long Conference at Kohimaarama a number of resolutions were passed concerning Taranaki, but as confusion arose during the voting, Chiefs were asked to give their consent by signature (compare the Treaty of Waitangi). None of the East Cape Chiefs appear to have signed this document, however their views were expressed in the letters required by the Governor at the opening of the Conference.

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William Baker was sent to become its first Resident Magistrate (ibid 12th January 1862:19). Mokena Kohere [23] was appointed the principal Assessor for this district, and smaller groups - 'Hundreds' each with its own Assessor and Warden were also established. In all, there were three <u>ruunanga</u> 'hundreds' in the Matakaoa district - at Wharekahika with Iharaira Te Houkamau as the Assessor, at Te Kawakawa with Wikiriwhi Mateha (Matehenoa)[p68] as the Assessor, and at Rangitukia with Mokena Kohere as the Assessor (AJHR 1863 E-4:40-41). Given that every one of these Assessors were leading Chiefs of the







Matakaoa district, 'Grey's <u>ruunanga</u> system' merely reinforced an existent scheme of Maori self-government.

in the Matakaoa district - at Wharekahika with Iharaira Te Houkamau as the Assessor, at Te Kawakawa with <u>Wikiriwhi Mateha</u> (<u>Matehenoa</u>) [p68] as the <u>Assessor, and at Rangitukia</u> with <u>Mokena Kohere as the Assessor</u>

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When the East Coast people told Biggs that 'it must be left for the Land Court to give us relief; ... he replied he would bring the land-taking Court' (Petition to the General Assembly from the people of Poverty Bay 1867, ibid).

To settle the land so that leases could be negotiated with Pakeha, Ngaati Porou applied to have their land investigated by the Native Lands Court in 1866, but found that the

land had to be surveyed first. Then unexpectedly, they received notification of a Court hearing for September, but the Court did not sit - 'nor did any notice at that time reach us to the effect that the land was gone' (ibid). Another Court hearing was notified for the next month, but again it did not sit. 'This time however, they heard that the land had been taken' [36] (ibid). Hoping to get relief through the law (Te Ture which united the Maori and Pakeha tribes on the physical plane - see page 41), they applied again for a Native Lands Court hearing (ibid).

In 1867 six hundred Maori people (from all parts of the Coast between East Cape and Wairoa) gathered at Turanganui to attend a Court hearing under the <u>1865 Native</u>

Lands Act, and the <u>1866 East Coast Titles Investigation Act</u>.[37] This Act, passed apparently with McLean's approval (to Stafford 17th January 1866, Letter

Book Official Papers MS 32; Notes 1866 Octavo Sequence Box V, McLean Papers MS 32), allowed land to be investigated without the consent of owners, with the purpose of granting title to loyal [p79] Maori, and <u>declaring lands belonging to persons who</u> had engaged in rebellion, to be the property of the Crown.

When Captain Biggs, the Crown Agent, arrived he applied for an adjournment based on a clerical error that existed in the 1866 Act, and asked for more time 'to collate information against the rebels' (Judge Munro to Judge Fenton, 25th July 1867 in <u>AJHR</u> 1867 A-10D:4). Biggs was probably stalling to ascertain Government policy on East Coast land; only five months earlier he had written to McLean:







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When the Court adjourned a meeting of all the East Coast people was [p81] held, and it was decided to petition the Government for relief. Their petition, which outlined the promises made by Governor Grey and Sir Donald McLean in 1865, to 'preserve' their land for their own use, and the attempts made by the Crown Agent, Biggs, to confiscate it, was taken to Wellington by Te Mokena (Judge Munro to Judge Fenton 25th July 1867, ibid).

In March 1868 another Court was held at Turanganui under Judge Manning. Captain Biggs applied for the hearing of all land from Lottin Point to Lake Waikaremoana, under the <u>1867 East Coast Titles Investigation Amendment Act</u>. The Judge ruled against this, firstly because it had not been advertised (Gisborne M.B. 1:1 cf. <u>1867 Native Lands Amendment Act</u> page 25) and secondly because the Court had no authority to investigate land without the owners' consent unless the cases were referred to it by the Governor (ibid). This ruling suggests that the Governor above all others was expected by the Government

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In 1870 a Land Court was held at Turanga under Judge Rogan. This time several blocks of land from the Uawa (Tolaga Bay) area were investigated and made inalienable by lease or sale from the Maori people. While inalienability clauses held the land in trust for the Maori people, **owners had no authority**

to determine who would inherit their rights to the land when

they died. The contrast between the 1869 Commission and this Court is striking, although the same Judge was presiding. While the Judge continued to hear 'outstanding land claims', his major concern was with the investigation of Maori title to land. No longer was he expected to adjudicate on the 'loyalty' of the claimants, and his adoption of a mediatory role was consistent with the set of Maori expectations I have proposed. When the Waiapu block 'Kaitua' was called, Mohi Turei told the Court that the Waiapu Chiefs did not want their land investigated [p85] at the present, as they were <u>raruraru</u> (troubled, busy) (Gisborne M.B. 1:107). While this probably referred to food shortages (AJHR 1872 F-3:12) it may also have referred to land disputes. It was then discussed in Court whether the Land Court should be allowed to investigate land near East Cape, and Judge Rogan intimated that he was prepared to wait on their decision (ibid). In another case, when a dispute between the Chief and his people arose over whether to make land inalienable, Rogan tactfully reminded the Chief:







'that many pieces of land has passed through former Courts without having been made inalienable and the consequence was that most of them had gone into the hands of the Pakeha, and told him that they [the people in Court] had paid a great deal of attention to what he had said about having no restriction placed on the Grant ... Rogan thought it best, although he was the "kaumatua" to listen to the majority in this manner, and the lands would be made inalienable' (Gisborne M.B. 1:115-6)

PANUI Add on Sunday 14 January 2024 for HUI Wednesday 21 February 2024

Please note that I have a 400 Page Book of the High Court of Britain UK as our Moai Crown King William IV Native Magistrate Court of Record to our British Crown Legal Inheritance; as a partner to King George IV Contract in 1823; with Native Paramount Chief Tira Waikato Whareherehere Manukau British Crown is a Lease of New Zealand Country as a security of Investment that has been ongoing till 21 February 2024 Corporate Business Wealth that the British Crown under Queen Victoria, Queen Elizabeth II has corrupted and Defaulted on our Contract so we are calling up the Account to Settle it while the Crown is still in Business of our partnership that is now under the Paedophile King Charles causing all the Wars and Bloodshed in our partnership with King William IV 1834 Flag Monarchy Emperor Kings Admiralty Jurisdiction we claim his Wealth and that of his brother King George IV; Queen Victoria Trust Wealth while the British Flag of the Sea and our 1834 Confederation Flag of the Land Kings Rule over all Corporations Land Foreshore and Seabed Ownership Titles. As I am the Polynesian Native Land Commissioner and Court Judge of New Zealand and 250 Native Countries of the World I am claiming as an Original Native Surname First Nations Unique Sovereign Indigenous Landowner; the British Crown Chose the WANOA and MANUKAU Native Chiefs as the Legitimate Owners of the Land of Aotea New Zealand; for their Admiralty Mortgage Lien Certificate of Title Transfer from Native Landowner to the British Landowner CROWN; so now I am Legally claiming the British CROWN Business ASSETS, LAND, CORPORATIONS, BUSINESS, PROFITS, FOREIGN INVESTMENTS, STOCK MARKET GOVERNMENT BONDS, BIRTH CERTIFICATES and all PRIZED POSSESSIONS owned and accumulated by the CROWN and its World Wide CORPORATIONS WEALTH as the SUCCESSOR "MOAI CROWN" "KING WILLIAM IV FLAG OF ADMIRALTY BANK TRUST"

I will send this Notice to these Recipients who have 21 days from today Sunday 14 January 2024 till Wednesday 21 February 2924 to Rebut all my 49 Video Affidavits of Claims against

you all named on the last 3 Day Hui at Awatere Marae Saturday 22 August 2023 in which you failed to appear before this Native Magistrate Kings Bench Court to Defend yourselves against my Allegations that you are all Administering a Criminal Organization; Colonization







of New Zealand same as Palestine Victims death; Complicit in this Scam and Plan-demic Climate Change HOAX that all I state Publicly on my video is my TRUTH FACT CITED EVIDENCE; that if you don't show up with your Land Title Ownership to Aotea New Zealand Country,; then that makes MOAI CROWN and the NATIVE Indigenous People of the Land here and in 250 Countries of the World; the TRUE CORPORATE KING WILLIAM I, IV LANDOWNERS; in this NARRATIVE CLAIM; and your SILENCE means you ACCEPT my LIVE VIDEO TRUTH STATEMENTS; and LEGAL INSTRUMENTS DOCUMENTS SEALS; LEGAL ADMIRALTY JURISDICTION and LEGAL AUTHORITY as the TRUTH which means I now have the RIGHT OF OWNERSHIP to go onto Marangairoa C 11, 12, 13, 14, 15, 16 and Marangairoa D 47; Hahau 7B Land-blocks and Continue with my Development Projects: OS Funding: without Interference; and that there will not be any Police Complaints from Te Araroa Police or any other Police Department after I send this Notice to Te Araroa Police Station Officer Reynold letting him know I have the Right to Terminate the Leases on these Blocks because there is proven FRAUD within the NZ CROWN Government LAW Systems that needs JUSTICE in this NATIVE COURT for the NATIVE People BORN on the Land in New Zealand and in 250 Countries of the World Colonized like PALESTINE taken over by the worst death Colonizers America, Israel, Britain, Europe Canada New Zealand Australia brutally led by NETANYAHU TERRORIST BUTCHER BULLDOZER KILLER abusing our KING WILLIAM I and KING WILLIAM IV Admiralty Law Corporate Bank Mortgage Land Legal Instruments of MONEY, WAR, BANKS, LAND OCCUPATION TITLE Illegally made into FORCED OWNERSHIP TITLES that we the NATIVE COURT OF JUSTICE JURISDICTION; BILL DEBTOR these CRIMINALS and ENFORCE this KINGS FLAG COURT RECORD CHARGES on them all; and to REMOVE the Use of our CONFEDERATION 1834 FLAG POWER off New Zealand Crown Government FRAUDSTERS and every other Government Committing the same OFFENCES with our TM FLAG that we CAUGHT THEM in the ACT and they are Named as a DEBTORS of CRIME aiding and abetting ISRAEL TERRORISM MURDER and BARBARISM ACTS that the World wants an END too; and we do have the ANSWERS in our KINGS FLAG and MOAI CROWN MEMORIAL INSTRUMENTS that makes all the Dirty Filthy MONEY of these PIRATES ON THE HIGH SEAS Caught out EXPOSED and Held to Account as Rothschild, WEF NATO AMERICA US CONGRESS, WHO, CIA, FBI, ILLUMINATI, BLACK ROCK, VANGUARD, Corporations with New Zealand Crown Complicit IN FRAUD HUMBUG WAR GAME NO CEASEFIRE FROM THESE CORRUPT POLITICIANS.

Here is the NATIVE COURT LIST OF 54 Original Marangairoa C12 Land Owners and the Relationship of who his the biggest shares as Occupation on the land and Not Ownership I am sorting out from the British Native Land Court Landownership Correction what I say as a Native Land Commissioner Stands as the Commercial Contract Law of the Land and anyone who did not get the Approval of the British Crown Government Native Land Commissioners shall be struck out under judge john Rogan "Awaroa Native Magistrate Court" Jurisdiction and Legal Authority and not the New Zealand Native Court with Maori and Pakeha making a Native Land Court Law to suit themselves is Legally Wrong Land Title Claim and will be struck out as there is no Native Chiefs Representation Legitimacy will come out in this Court Hearing Rapata Kaa, Pare Rivers, I took over Judge Rogan job.







Schedule of Original NZ NSW Crown Maori Land Owners created by NZ CROWN PAKEHA Land Thieves Racist Discrimination of Shares to favor PAKEHA as Occupiers like Israel Butcher Terrorists are doing to Palestine, Colonized their Country and blew them up then bulldoze-red over them buried alive under the rubble murder Colonist that New Zealand is aiding and Abetting Isra HELL GENOCIDE by Colonization here too in NZ abhorrent pirates.

List of the original 54 landowners of Marangairoa C12 Landblock, East Cape New Zealand

1 **Te Amohaere Karataina Tete Kahaki** – alien female pakeha tied to Goldsmiths, Poananga, James, Kaika and Puha **647.338 shares?**

2 Atareta Poananga – alien pakeha female 768.138 shares?

3 Erana Potae - (Porter) alien pakeha female 98.347 shares?

4 Benton Wanoa - Native original indigenous male my blood brother 15.692 Shares

5 Hamiora Wanoa - Native original indigenous male my blood brother 15.692 Shares

6 **Hana Paea** (Bailey) - Serena Te Paea Tahau Bailey is from Lancashire England female alien pakeha **176.462 shares?**

7 **Hapi Potae** - (Porter) alien male pakeha father from William Field Porter shipowner of Liverpool England settled in Auckland 1841 – **78.733 shares?**

8 Harete Taipu Wanoa - original indigenous native female 44.504 Shares

9 **Heneri Kahaki** – alien female pakeha tied to Goldsmiths, Poananga, James, Kaika and Puha **106.084 shares?**

10 Hikitia Potae - (Porter) female alien pakeha father from Liverpool England 78.720 shares?

11 **Hinekino Kahaki** – alien female pakeha tied to Goldsmiths, Poananga, James, Kaika and Puha **565.812 shares?**

12 Hinemoa Kamizona - alien female 32.706 shares?

13 **Hine Wahirangi Kaika** – alien female pakeha tied to Goldsmiths, Poananga, James Kahaki and Puha **141.229 shares?**

14 **Hirini Kahaki** – alien male pakeha tied to Goldsmiths, Poananga, James, Kaika and Puha **565.812 shares?**

15 **Hoani Kahaki** – alien male pakeha tied to Goldsmiths, Poananga, James, Kaika and Puha **106.084 shares?**





- 16 Hoani John Wanoa indigenous original native male 44.504 shares
- 17 Hoani Wanoa indigenous original native male 15.692 Shares
- 18 Hone Tete Paea (Bailey) is from Lancashire England male alien pakeha 191.462 shares?
- 19 Te Iwa Potae (Porter) male alien pakeha father from Liverpool England 70.725 shares?

20 **Mangakahia Kahaki** – alien male pakeha tied to Goldsmiths, Poananga, James, Kaika and Puha **602.243 shares?**

21 Mereana Wanoa - indigenous original native female 44.504 shares

22 Mere Tahatu Ruru Paea (Bailey) - Serena Te Paea Tahau Bailey is from Lancashire England female alien pakeha 176.462 shares?

23 Miriam Wanoa - Native indigenous female is my blood sister 15.692 Shares

24 Morehu Dawn Kamizona - alien Japanese female 32.716 Shares?

- 25 Te Ngare Potae (Porter) pakeha alien female 70.725 shares?
- 26 Noreen Kanizona Alien Japanese alien female 32.706 shares?
- 27 Te Oneiti Aspinal pakeha alien female 70.725 shares?
- 28 Poumea Potae (Porter) alien male pakeha 70.734 shares?
- 29 Peta Wanoa Indigenous Native bloodline male 44.504 shares
- 30 Rangitaua Wanoa indigenous native male is my blood brother 15.692 shares

31 **Rangi Teremauri Kaika** – alien Cook Island female tied to Goldsmiths, Poananga, James, Kahaki and Puha **140.229 shares**

32 Te Pine Boyde - pakeha alien female 70.725 shares

- 33 Ripeka Hinekino Kaika alien Cook Island female 141.229 shares?
- 34 Rohe Wanoa Indigenous native male 44.504 shares

35 **Tame Kahaki** – alien male pakeha tied to Goldsmiths, Poananga, James, Kaika, Kahaki and Puha **106.084 shares?**

36 Tame Kamizona - Alien Japanese male 32.706 shares?







37 **Te Tane Kahaki** – alien male pakeha tied to Goldsmiths, Poananga, James, Kaika, Kahaki and Puha **381.44238.084 shares?**

38 Ted Wanoa - indigenous original native male is my blood brother 15.692 shares

39 **Tere Wanoa** - indigenous original native male is my blood brother **15.692 shares**

40 **Tikitiki Orangi Kaika**– alien male pakeha tied to Goldsmiths, Poananga, James, Kaika, Kahaki and Puha **141.229 shares?**

41 Tinatoka Paea (Bailey) - is from Lancashire England male alien pakeha 176.462 shares?

42 Trixie Wanoa - indigenous original native female is my blood sister 15.692 shares

43 Turei Wanoa - Indigenous male native bloodline 44.504 shares

44 **Waaka Kahaki** – alien male pakeha tied to Goldsmiths, Poananga, James, Kaika, Kahaki and Puha **106.084 shares?**

45 Waiehu Te Purei II - alien female 184.604 shares

46 Waiheke Puha Kaika- alien male pakeha tied to

to Goldsmiths, Poananga, James, Kaika, Kahaki and Puha 13.910 shares?

47 Waituhiao Cooper - alien female pakeha 176.462 shares

48 Phee Wanoa Indigenous male native bloodline 44.504 shares

49 Te Whare Wanoa - Indigenous male native bloodline 44.504 shares

50 Wha tarau Milner Paea Kahaki – alien female pakeha tied to Goldsmiths, Poananga, James, Kaika, Kahaki and Puha 191.397 shares?

51 Whetu Paea – alien male pakeha tied to Goldsmiths, Poananga, James, Kaika, Kahaki and Puha **176.462 shares?**

52 Wi Te Ruru Potae (Porter) alien male pakeha father from William Field Porter shipowner of Liverpool England settled in Auckland 1841 – **78.734 shares?**

53 Wiremu Wanoa - indigenous original native male is my blood brother 15.692 shares

54 **Renata Valentine William Korimete** (Goldsmith) – alien male pakeha tied to Goldsmiths, Poananga, James, Kaika, Kahaki and Puha **12.662 shares?**





Here is the Native Court List of Repeat Offenders for the Day

- 1- Caren Leslie Fox CHIEF Justice NZ Crown Private Corporation
- 2- Charlotte Severne CEO of "Te Tumu Tumu Trust" takeover by NZ Crown Private Corporation
- 3- Adrienne Meikle CEO of LINZ Land Information New Zealand
- 4- Rebecca Kitteridge NZ Crown Cabinet Business CEO

5- Victor Goldsmith "Ngatiporou Forest Limited" Director and Chairman lease of Marangairoa 12 and Marangairoa D47blocks

- 6- Dave Hovell Maori Land Sub-Leased renter of East Cape Lighthouse house
- 7- James Pierce Brown Default Contract Judgment Debtor
- 8- Simon Brent Rowntree Default Contract Judgment Debtor
- 9- John Key Ex Prime Minister Bank Mortgage Fraud Panama Papers Corruption and Fraud
- 10 Jacinda Ardern Ex PM Co Vid 1 9 Vax Administrator Murderer with WEF NATO WHO
- List of others that get this Legal Law of Admiralty Court Martial Law Notice too
- Te Araroa Policeman Reynold
- Ngatiporou Runanga
- **Gisborne Herald**
- **Radio Ngatiporou**
- **Prime Minister Christopher Luxton**

Rapata Kaa and Pare Rivers, you can see who has the most shares marked in RED is the PAKEHA male and the Indigenous female who married the PAKEHA male who STOLE the. MAORI LAND this way not the INDIGENOUS NATIVES LAND we legally own that we are now CONFISCATING in our NATIVE LAND MAGISTRATE KINGS BENCH HIGH COURT (BANK) as MORTGAGE CREDITORS for the Native Born People of the Land Worldwide.

Anyone who wants to challenge the Court should come in front of the Camera to get the Truth out as I am telling the Truth and so everyone should tell the Truth too and don't lie





Its best to sort out the Land Ownership for my Saudi Bank and Building Project is on the International Business Trade Development and I am telling them who are the original CT landowners under the British Native Court Judges and not the Maori Pakeha Judges of New Zealand is a False Representation; for Bank Loans though I am not using our Land as Security for my USD \$55 Billion Loan but that of the Potential Profit Share System Security for the Project Investment of the Land Title to the Country New Zealand over the Fraud New Zealand fake Crown Government and its affiliation with Israel America Canada New Zealand Australia Britain Europe Vatican Genocide of Palestine People Murdered Buried alive on their own Land by these Bad Colonizers this Court is Holding them all to Account under this 1834 King William IV Flag and Moai Crown Legal Authority and Jurisdiction.

I am also Claiming the IBC Singapore Bank as a Security of Investment of King George IV and Paramount Chief Tira Waikato Whareherehere Manukau Contract Sale and Purchase of New Zealand Country Head Lease Transfer Land Title to the British Crown Corporation as our Ownership Title to the Trillions of wealth now that the British Crown abandoned Ship in a Defaulted Contract; Lost at Sea in Admiralty Terms, making our Native Chiefs the British Crown Business Owners because of British Crown Defaulted Contract Non Performance.

Don't forget to have your original British Native Title before the Maori NZ Land LINZ Titles Existed from 1840 Treaty of Waitangi Date 6 February 1840 and no earlier date locked out.

John Hoani Kahaki Wanoa

Confederation President, Native Land Commissioner, Judge, Surrogate King William I, IV

Moai Memorial Native Royal Tahitian Families Easter Island Te Pito; (Naval) Birth of this Earth Planet and birth of Aotea New Zealand Te Pito (Naval) on the Marngairoa 1 D part of D 47 Land block as my Spiritual connection to (God) Corporate name Atua Native Tahiti name I am the Indigenous Native Family Writer of our Traditional History Connections to the True British Crown of Emperors who created all the wealth money through foreign trade law Instruments live and well here in New Zealand.

Please take Notice that if you don't come on camera to Challenge my Claims and serous allegations then it is all Gods Truth and shall become Legitimate Law and Contracts to Seize any Property Land Business Profit Wealth Assets Gold Hidden Foreign Investments Children Corporations and their Stolen Native Countries Land and natural Resources Loss of Profit Trade and Development Business, War Machines any asset made from King William I and King William IV Flag of Admiralty Mortgage Bank Instruments we now Own.

https://www.youtube.com/live/OXXACrWGIm0?si=Oh8PgaiMe35tTv_a



