























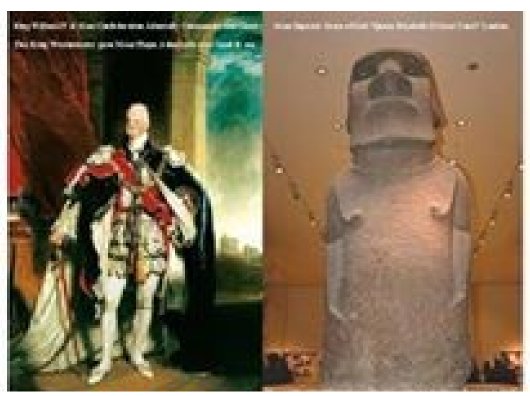
The High Sheriffs' Association of England & Wales

Wednesday September 2, 2015

Moai Crown King William IV Admiralty County Courts



Commonwealth of Aotea New Zealand Pacific World UK NZ
Westminster Parliament England U K 1820 to 1834 Flag Law
King William IV Fixed Flag Contract with "Moai Crown" Lore



Magistrate and High Court of Admiralty Martial Law 1820 - 2022

Kings Bench Property Search Control Seizure Arrest Warrants

CONFEDERATION OF CHIEFS WORLD NATIVE MAGISTRATE KINGS BENCH COURT OF UK NZ

























OF KINGS AND OFFICERS — THE JUDICIAL DEVELOPMENT OF PUBLIC LAW AND FEDERAL LAW REVIEW **Bradley Selway**



1/ William Conqueror 1066 2/ King William III 1694 3/ King George III 1766 4/ King George IV 1823 5/ King William IV 1834 6 King Ernest Augustus 28/3/19



1/ Black cross Navy Military Protectorate against Pirates Satan 2/ 4x St Patrick 8 Pt Star N E S W 3/ Red Cross 7 Kings Blood Lines Continuity of Sovereignty 4/ Big Red Cross of St George of England King George I to VI 5/ Sea of Admiralty & Sky Blue Law 6/ 1834 Declaration of War Emergency Court Martial Law



The Confederation Chiefs Executor John Wanoa Jurors and Paramount Chief Tira Waikato Wharehere Manukau Pungapunga Tribal Members in the Waikato Region of Arapuni Karapiro

From the Confederation of Chiefs and 50 Indigenous Surname "Native" Chiefs Descendants

To

Your Excellency The Right Honorable Dame Cindy Kiro, GNZM, QSO

Governor-General of New Zealand

Government House Private Bag 39995 Wellington Mail Centre Lower Hutt 5045



You wear our St Patrick 8 Pt Star Kings Flag Contract a Prosecuted Offence

































Crown Native Magistrate Kings Bench Court Bank King William IV 1835

Flag Constitution Jurisdiction Municipal Corporation Act

KINGS BENCH COURT WARRANT FOR THE ARREST OF THESE FOUR CRIMINALS

TREASON ACT REQUIREMENTS	[4]	
THE FACTS Translation The defendants	[5]	[6] [7]
Mr James Pierce Brown and Simon Brent Rowntree		
Jacinda Kate Laurell Ardern and Alcyion Cynthia Kiro		
Benefit Engaged in fraudulent stratagem Intent to deceive Other elements	[8] [9] [10] [11]	
Charge 1: obtaining by deception –	[12]	
Mr James Pierce Brown and Simon Brent Rowntree		
Charge 2: obtaining by deception –	[13]	
Jacinda Kate Laurell Ardern and Alcyion Cynthia Kiro		
Benefit Engaged in fraudulent stratagem Intent to deceive	[14] [15] [16]	





















[17] Other elements

ELEMENTS OF AN UN-REFUTED DEFAULTED CONTRACT FACT CITED EVIDENCE TO MOAI CROWN COURT ASSIGNEE DEBT RECOVERY AGENT Refer to NZ Criminal Procedure Act 2011 S 124 Procedure when hearing proceeds in absence of defendant https://www.beehive.govt.nz/sites/default/files/Fact%20sheet%206%20- %20proceeding%20in%20the%20absence.pdf

[621]

Crimes Act 1961 https://www.legislation.govt.nz/act/public/1961/0043/latest/DLM327382.html Acts Selected in this Court Order Judgment Court Bench Property Confiscation Arrest Warrant

Serious Acts Court List

Charge 1: James Pierce Brown and Simon Brent Rowntree obstructed my investigation of Title and Land Debt Recovery on 1/61-77 Cook Street Auckland Property and failed to refute the Affidavits and Notices and failed to defend their name photograph and allegations against them over a 37 week period and failed to refute my 37 Video Affidavits and 37 Document Affidavits now charge instruments

Charge 2: PM Jacinda Ardern and Governor General Cindy Kiro failed to refute my Affidavits and failed to defend their name photograph and allegations against them over a 37 week period is unanimous of all allegations against them is true charged

SUMMARY

- [1] Following investigations by Moai Crown Court and Native Kings Bench Court into the corruption of the 1952 Land Transfer Act 1952 amounting to a serious offence of obtaining by deception under s 240(1)(a) of the Crimes Act 1961, as follows: in Red
- 26 Execution of sentence, process, or warrant,
- 32 Arrest by constable of person believed to have committed offence
- 57 Assertion of right to land or building
- 73 Treason accessory to the fact of ex PM John Key PM Jacinda Ardern Act of Treason
- 74 Punishment for treason or attempted treason
- 75 Evidence of treason
- 78 Espionage
- 78B Consent of Moai Crown Court Native Legal Advocate Attorney-General to proceedings in relation to espionage or wrongful communication, retention, or copying of classified information or official information of the Confederation of Chiefs **Native Landlord of New Zealand**
- 78D Search without warrant
- 92 Piracy Accessory to PM Jacinda Ardern
- 94 Punishment of piratical acts
- 97 Accessory after the fact to piracy
- 98A Participation in organized criminal group Accessory to PM Jacinda Ardern























98B Terms used in sections 98C to 98F Coercion (C O VID J A B)

98F Moai Crown Court Native Attorney-General's consent to prosecutions required Part 6 Crimes affecting the administration of law and justice

Bribery and corruption

99 Interpretation

In this Part, unless the context otherwise requires,—

bribe means any money, valuable consideration, office, or employment, or any benefit, whether direct or indirect

judicial officer means a Judge of any court, or a District Court Judge, Coroner, Justice of the Peace, or Community Magistrate, or any other person holding any judicial office, or any person who is a member of any tribunal authorized by law to take evidence on oath

law enforcement officer means any constable, or any person employed in the detection or prosecution or punishment of offenders

official means any person in the service of the Sovereign in right of New Zealand (whether that service is honorary or not, and whether it is within or outside New Zealand), or any member or employee of any local authority or public body, or any person employed in the education service within the meaning of section 10(7) of the Education and Training Act 2020.Compare: 1908 No 32 ss 126, 127

Section 99 **judicial officer**: amended, on 30 June 1998, by section 4 of the Crimes Amendment Act (No 2) 1998 (1998 No 79).

Section 99 **judicial officer**: amended, on 1 April 1980, pursuant to section 18(2) of the District Courts Amendment Act 1979 (1979 No 125).

Section 99 **official**: amended, on 1 August 2020, by section 668 of the Education and Training Act 2020 (2020 No 38).

100 Judicial corruption

102 Corruption and bribery of Minister of the Crown

104 Corruption and bribery of law enforcement officer (Cook Street)

105A Corrupt use of official information (Waitangi Tribunal) NZ Crown

105C Bribery of foreign public official PM Jacinda Adern – Hilary Clinton Cindy Kiro US UN WEF NATO EU AU CA

105E Corruption of foreign public officials. US and NZ Constitution Korero, He Puapua, Whakaputanga Flag Whakaminenga Maori Government

106 Restrictions on prosecution - No one shall be prosecuted for an offence against any of the provisions of sections 100, 101, 104, 105, 105A, 105B, 105C, 105D, 105E, and 105F without the leave of the Moai Crown Court Native Attorney-General, who before giving leave may make such inquiries as he or she thinks fit.





















Misleading justice

- 108 Perjury defined
- 110 False oaths (NZ Crown fake Corporation Seal Queen & Maori Chief and THE KING
- 111 False statements or declarations
- 113 Fabricating evidence (Cook Street and NZ Crown)
- 117 Corrupting juries and witnesses (Cook Street)
- 165 Causing death that might have been prevented (Jacinda Ardern and Ministers **Doctors IWI Maori and others)**
- 166 Causing injury the treatment of which causes death (Jacinda Ardern and Ministers **Doctors and others) All Crown Agents**

Murder, manslaughter, etc

- 167 Murder defined
- 168 Further definition of murder
- 172 Punishment of murder (Jacinda Ardern and Ministers Doctors and others)
- 174 Counselling or attempting to procure murder (Jacinda Ardern and Ministers **Doctors and others**)
- 175 Conspiracy to murder (Jacinda Ardern and Ministers Doctors and others)
- 176 Accessory after the fact to murder (Others than Jacinda Ardern and Ministers Doctors)
- 200 Poisoning with intent (Jacinda Ardern and Ministers Doctors and others)
- 201 Infecting with disease (Jacinda Ardern and Ministers Doctors and others)
- 202A Possession of offensive weapons or disabling substances (Jacinda Ardern and Ministers Doctors and others) (Lethal Injections that caused Death without a doubt)

Forgery and counterfeiting

Heading: inserted, on 1 October 2003, by section 15 of the Crimes Amendment Act 2003 (2003 No 39).

New Zealand 1835 Constitution and British 1689 Constitution





























258 Altering, concealing, destroying, or reproducing documents with intent to deceive (NZ Crown and Cook Street) and the Government altered NATIVE for MAORI Land Title 259 Using altered or reproduced document with intent to deceive (NZ Crown and Cook Street)

298B Contaminating food, crops, water, or other products (NZ Crown) Environment

Arrest

315 Arrest without warrant

(4) Where under any enactment other than this Act any officer or person, not being a constable, has power to arrest any other person without warrant, any constable may exercise that power in the same cases and in the same manner as that officer or person. (As Enforced by Moai Crown Court Native Judge Official Assignee and or Private Investigator Aylett Investigations Limits Auckland NZ)

316 Duty of persons arresting

(1)

It is the duty of every one arresting any other person to inform the person he or she is arresting, at the time of the arrest, of the act or omission for which the person is being arrested, unless it is impracticable to do so, or unless the reason for the arrest is obvious in the circumstances. The act or omission need not be stated in technical or precise language, and may be stated in any words sufficient to give that person notice of the true reason for his or her arrest.

(2)

It is the duty of every one who arrests any other person pursuant to any process or warrant—

if he or she has the process or warrant, or a copy of it, in his or her possession at the time of the arrest, to produce it if required by that person to do so:

(b)

if he or she does not have the process or warrant, or a copy of it, in his or her possession at the time of the arrest, to show it to the arrested person as soon as practicable after the arrest, if that person so requires.

The Moai Crown Court and Native Magistrate Kings Bench Court Issue a Court Order with or without a Court Arrest Warrant

- 317 Power to enter premises to arrest offender or prevent offence
- **332 Indictment for perjury or fraud (Arrest Warrant)**
- **336 Indictment for treason (Arrest Warrant)**
- 350 Bench warrant
- 353 Record of proceedings 37 Live Zoom Video Affidavits and 37 Document Affidavits
- 361 Plea on behalf of corporation (Disallowed as a Default Contract over 37 Weeks National and International Public Notice
- 371 Motion in arrest of judgment. Sentence (Motion passed by the Executive today 30 Dec 2022
- 408 Act to bind the Crown (Act to bind the NZ Crown to the Moai Crown Native Kings Bench Magistrate Court) and Bind the British Royal Court of Justice High Court King William IV Crown























SUMMING UP THE VERDICT OF HIGH TREASON THREATS ON SUBROGATED THE 1835 NZ AND BRITISH 1689 CONSTITUTION COMMITTED FRAUD GENOCIDE BIO-WAR TAKE OVER OF NZ BY A FOREIGN UN GOVERNMENT THREAT ON OUR NATIVE LAND THE COURT NOW HAS A WARRANT FOR YOUR IMMEDIATE ARREST 4 OF YOU CONSPIRING TO MASS DEPOPULATE OUR COUNTRY THE COMMON PEOPLE HAVE SPOKEN AND LET THIS NATIVE PEOPLES COURT MAKE THE RIGHT LEGAL DECISIONS FOR THEM AGAINST YOUR LEGISLATION AND STATUTE ACTS OF PARLIAMENT THIS COURT VOID THIS IS A LEGAL COURT SYSTEM THAT YOU CAN NOT ANSWER TO ME ONE ON ONE WITH YOUR INFORMATION AGAINST ME ALONE EACH OF YOU FOUR ARE NOT IMMUNE FROM PROSECUTION BY ME AND OUR JURORS FOR THE PUBLIC OF NEW ZEALAND INTEREST WANT YOUR GOVERNMENT AND PARLIAMENT DISSOLVED WITH YOU FIRST THE MOAI POUND NOTE BILL DEBTOR INSTRUMENT ON YOUR WHILE YOU ARE STILL **ACTING UNDER YOUR FRAUD 1986 CONSTITUTION OF NEW ZEALAND CANT OVERRUN** OUR 1835 CONSTITUTION RED WORD CODED FROM 1 TO 40 LEGAL BINDING TO YOUR INFERIOR CROWN COURT AND PARLIAMENT AMBIGUOUS SEALS AND JURISDICTION THIS COURT BENCH WARRANT IS WITH THE 80 PAGE WRIT WARRANT DECREE COURT ORDER FOR YOUR IMMEDIATE ARREST AND PUNISHMENT BY PRIVATE INVESTIGATOR DEBT COLLECTORS AND POLICE MILITARY ASSISTANCE ON BEHALF OF THE NATIVE MAGISTRATE KINGS BENCH COURT & NATIVE BORN COMMON PEOPLE OF THE LAND

The defendants

New Zealand Parliament and Government 120 Crown Agents included in this Criminal Scam Fraud Criminal Organization this Court Disclosed Exposed Discovered as a Public Interest was Found to be Guilty until proven Innocent failed to Defend the Guilty Plea as acceptance to 27 out of 37 Court Hearings of Complicit in a common NZ Government Private Corporation ScamFraud

Court List

Mr James Pierce Brown is a Joint Land Proprietor of 1/61-77 Cook Street and 98 Wellesley Street Property Auckland New Zealand of 17 Properties in Total Portfolio Inventory shared with Simon Brent Rowntree **Guilty as Charged in 37 previous Court Cases**

Simon Brent Rowntree is a Joint Land Proprietor of 1/61-77 Cook Street and 98 Wellesley Street Property Auckland New Zealand with 17 Properties in Total Portfolio Inventory shared with Mr James Pierce Brown **Guilty as Charged in 37 previous Court Cases**

Jacinda Kate Laurell Ardern is the Prime Minister of New Zealand who is acting in the Financial Investment Interests of the WEF World Economic Forum and Klaus Schwab and United Nations America Power Brokers and not the Financial Investment Interests of NZ Citizens **Guilty as Charged in 37 previous Court Cases**

Alcyion Cynthia Kiro is the Governor General of New Zealand acting in a False Queen of England or Britain UK meaning her Secretary Gregory Broughan made a Statement on a youtube Video recording https://www.youtube.com/watch?v=TTlgSX-DCx0&ab_channel=LadyCrown that the Sovereign in Right of New Zealand is the Head of State of New Zealand shall be known by the Royal Style Governor General appointed by the























Sovereign is the Sovereign of New Zealand is a misnomer Deception from Britain or the King of Britain and a conflict of Interest by the High Court using the same Queen Sovereign of New Zealand Fake Seal of a Private Corporation Company and not a Royal Queen or King Seal for New Zealand as High Treason, Deception Sedition Espionage Parasitic Non Sense Business for NZ citizens **Guilty as Charged in 37 previous Court Cases**

[171] For these reasons, I am sure that the Defendants and past landowner parties supplied information to LINZ knowing that it was false or misleading in a material particular.

- [172] Accordingly, I find Mr James Pierce Brown guilty on charge 1.
- [173] Accordingly, I find Mr Simon Brent Rowntree guilty on charge 1.
- [174] Accordingly, I find Ms Jacinda Kate Laurell Ardern guilty on charge 2.
- [175] Accordingly, I find Mrs Alcyion Cynthia Kiro guilty on charge 2.

WanoaJ

²⁴¹ At [625](b) and [628] above.

²⁴² At [297] above.

²⁴³ At [297] and [625](a) above.

²⁴⁴ At [565] above.

²⁴⁵ At [565] above.

Counsel: Mr John Hoani Kahaki Wanoa, Kate Baker, Sharlene Amai, Phillip Te Awhitu, Phillip Newton

Continuation of Court Hearing of additional Acts of High Treason and Court Punishment

TREASON ACT REQUIREMENTS

High Treason Punishment Act 1973

https://www.dawn.com/news/1522774/former-military-dictator-musharraf-handed-death-sentence-in-high-treason-case

https://www.dawn.com/news/1522774/former-military-dictator-musharraf-handed-death-sentence-in-high-treason-case

https://www.legislation.gov.uk/aip/Ann/2/5/section/wrapper1

THE HIGH TREASON (PUNISHMENT) ACT 1973- PAKISTAN enforced in this Court 30/12/22



https://www.ilo.org/dyn/natlex/docs/ELECTRONIC/33863/76773/F1453295923/PAK33863.pdf

Is Enforced on Jacinda Ardern, Cindy Kiro, Simon Brent Rowntree, James Pierce Brown by Default Contract of the NZ Government Crown WEF UN EU US Criminal Organizations

Any person who **abrogates** or attempts or **conspires to abrogate** or subverts or attempts **or**

conspires to subvert the 1835 NZ Constitution & 1689 UK Constitution by use of force

or show of force or by other unconstitutional means is guilty of high treason and death.

THE HIGH TREASON (PUNISHMENT) ACT, 1973.

ACT NO. LXVIII OF 1973

[26th September, 1973]

An Act to provide for the <u>punishment of persons found guilty of acts of abrogation</u> or <u>subversion of a Constitution or of high treason</u>.

WHEREAS it is necessary to provide for the punishment of persons found guilty of acts of abrogation or subversion of a Constitution or of high treason; Did so in this case Guilty Charge

It is hereby enacted as follows:-

- **1. Short title, extent and commencement.** —(1) This Act may be called the High Treason (Punishment) Act, 1973.
- (2) It extends to the whole of Pakistan. **And** the whole of New Zealand its Dependencies and Pacific Islands Ring of Fire Pacific Islands Polynesian Melanesian Boundary Area of MU Island under the Sea
- (3) It shall come into force at once. From today Friday 30 December 2022 Enforced into UK NZ Law
- 2. Punishment for high treason, etc. A person who is found guilty—
- (a) of having **committed an act** of **abrogation or subversion of a Constitution** in force in Pakistan and **New Zealand Pacific Islands** at any time since the twentythird day of March, 1956, or
- (b) of <u>high treason</u> as defined in <u>Article 6 of the Constitution</u>, shall be <u>punishable with death or</u> <u>imprisonment for life. Enforced in this Court tonight Friday 30 December 2022 of these Crimes</u>
- 3. Procedure. No court shall take cognizance of an offence punishable under this Act except upon a complaint in writing made by a person authorized by the Federal Government in this behalf. And the New Zealand Federal State Government of Red Coded NZ UK Entrenched King William IV 1835 Flag Constitution and British Uncoded King William III 1689 Constitution Parliament Sovereignty and British Royal Court of Justice High Court Jurisdictions over the New Zealand





















1986 un-constituted Illegal Constitution they scrapping to make a new NZ and UN Abrogation Constitution threat over our NZ UK Two Fixed Constitutions Legal Partnership Corporate Countries

For Statement of Objects Reasons, see Gaz. of P., 1973 Ext., Pt. III. P. 1540.

High treason.

- (1) Any person who abrogates or attempts or conspires to abrogate, subverts or attempts or conspires to subvert the Constitution by use of force or show of force or by other unconstitutional means shall be guilty of high treason. Against our UK NZ Entrenched Constitutions of our Court Law against Parliamentary Inherent Jurisdiction Legislation and Statute Laws superseded by our Native Magistrate Kings Bench Court and British High Court Royal Court of Justice Inherent Rule of Law and US Lis Pendens and Motu Proprio destruction of Corporations and Trusts.
- (2) Any person aiding or abetting the acts mentioned in clause (1) shall likewise be guilty of high treason.
- (3) Majlis-e-Shoora (Parliament) shall by law provide for the punishment of persons found guilty of high treason. https://advocatetanmov.com/2020/06/28/high-treason-punishment-act/

A three-member special court announced its verdict in the long-drawn high treason case against former military ruler Pervez Musharraf today. — AFP/File

A special court in Islamabad on Tuesday found former military ruler retired **Gen Pervez Musharraf** guilty of high treason and handed him a death sentence under Article 6 of the Constitution.

This is the first time in Pakistan's history that a military chief has been **declared guilty of high** treason and handed a death sentence. The verdict was split 2-1.

Article 6 of the Constitution says: "Any person who abrogates or subverts or suspends or hold in abeyance, or attempts or conspires to abrogate or subvert or suspend or hold in abeyance the Constitution by use of force or show force or by any other unconstitutional means shall be guilty of high treason."

The punishment for high treason is death or lifetime imprisonment, according to the High Treason (Punishment) Act, 1973.

The three-member bench of the special court — headed by Peshawar High Court Chief Justice Wagar Ahmad Seth and comprising Justice Nazar Akbar of the Sindh High Court (SHC) and Justice Shahid Karim of the LHC — announced the verdict in the long-drawn high treason case against Musharraf after hearing final arguments today. A detailed verdict will be issued in 48 hours. https://www.dawn.com/news/1522774/former-military-dictator-musharraf-handed-death-sentence-inhigh-treason-case

Read: Full text of special court's verdict in Musharraf treason case Enforced on Jacinda Ardern in this Court Order and Bench Warrant Hearing today Friday 30 December 2022 Guilty Charged



















A special court handed a death penalty to Musharraf for <u>abrogating Constitution</u>, <u>imposing</u> emergency. <u>Enforced on Jacinda Ardern in this Court Order and Bench Warrant Hearing today</u> <u>Friday 30 December 2022 Guilty Charged the same death penalty as Musharraf imposing laws https://www.dawn.com/news/1523186</u>

Te Pāti Māori (the Māori Party) had **slammed the move toward urgency** with co-leader Rawiri Waititi calling it "**dangerous and reckless law-making**".

CITATION ABROGATED THE NATIVE MAGISTRATE KINGS BENCH COURT ORDER NZ 1835

CONSTITUTION AND UK 1689 CONSTITUTION RULE OF LAW ROYAL COURT OF JUSTICE HIGH

COURT WESTMINSTER CITY INHERENT SUPREME JURISDICTION COURT OF LAW RECORD

- [176] For these reasons, I am sure that the Defendants and past landowner parties supplied information to LINZ knowing that it was false or misleading in a material particular.
- [177] Accordingly, I find Mr James Pierce Brown guilty on charge 1. Life Imprisonment
- [178] Accordingly, I find Mr Simon Brent Rowntree guilty on charge 1. Life Imprisonment
- [179] Accordingly, I find Ms Jacinda Kate Laurell Ardern guilty 2. Possible Death Penalty
- [180] Accordingly, I find Mrs Alcyion Cynthia Kiro guilty on charge 2 Possible Death Penalty
- These four named Criminals are Accessories in each others Fraud with Land Transactions and Government Law making Scams that benefited the Banks and Property developers Lawyers Judges in the Cook Street Case with Ex PM John Keynow Jacinda Ardern continuing that Fraud Panama papers Bank Fraud you are complicit in your Private Corporations self investment Economic Development WEF UN EU NZ US Interests only
- And therefore I issue a Bench Warrant from this Court tonight with our Native Magistrate Kings Bench Court Executive and Committee enforced the Death Penalty on Prime Minister Jacinda Ardern and Governor General Cindy Kiro in worse Offences than Pakistan Former President Retired-Perves Musharrant
- The Court Decision was determined by 37 Zoom Court Hearings made public in New Zealand and online to Britain direct business partnership with our Executive there with the British Flag and our Confederation Flag flying together as a Moai Crown Native Court Company Commercial Contract Business with Britain two Constitutions Rule of Law and an 80 page Court Order and a 12 page Property Control Execution Arrest Warrant

WanoaJ