

Moai Crown King William IV Admiralty County Courts



Commonwealth of Aotea New Zealand Pacific World

Westminster Parliament England U K 1820 to 1834 Flag

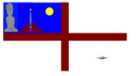


King William IV Magistrate and High Court of Admiralty Martial Law 1820 - 2022

Kings Bench Court Orders for Property Search Control Seizure Arrest Writ Warrants

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





“PRIVATE PROSECUTOR AND FRAUD INVESTIGATIONS”

Moai Confederation State King William IV Flag of Admiralty Law Jurisdiction a Sovereign State 1835 Declaration of Independence & British Constitution

HOME GUARD
Registered Office
Northland New Zealand

Thursday 12-4-2018 to 21-7-2022

MOAI POWERHOUSE GROUP
Proposed Operations in London

NA ATUA E WA AOTEA LIMITED
Hamilton New Zealand



Moai Crown State Default Convictions under Private Prosecutor King William IV Sovereign Jurisdictions!

NATIVE MAGISTRATE KINGS BENCH COURT BRITAIN UK NEW ZEALAND & 250 COUNTRIES

Judgement Creditors

“Moai Crown” Westminster City England

Moai Powerhouse Group Westminster City England

“Moai Powerhouse Bank” Westminster City England

“Moai Royal Bank” New Zealand and Pacific World

Na Atua E Wa Aotea Limited Hamilton New Zealand

MOAI POWERHOUSE GROUP TIDAL TURBINE HYDROGEN ELECTRIC ENERGY CO OP CO UK

“PRIVATE PROSECUTOR AND INVESTIGATIONS” NA ATUA E WA AOTEA LTD

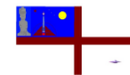
Registered Office Beerescourt 3200 Hamilton New Zealand

12-4-2018 to Thursday 21-7-2022 MOAI POWERHOUSE GROUP Proposed Operations Westminster

JUDGE DAVID LYNSEY MACKIE QC HIGH COURT COMMERCIAL TRADE IN ADMIRALTY AND CRIMINAL COURT, 7 ROLLS BUILDING FETTER LANE LONDON EC 8SS BRITAIN, UK AND AUCKLAND NEW ZEALAND. “MOAI CROWN” “SOVEREIGN”

Moai Private Prosecutions were lodged in High Court of Admiralty Rolls Building London under the British Protectorate of King William IV British Crown Flag and Great Sovereign Seal of Authenticated Documents of his Sovereignty Jurisdiction. And 1835 British Constitution and his UK British Military Government and Moai Gods Jurisdiction standing in Queen Elizabeth II Great Court in London as our Great Sovereign Seal of **NA ATUA E WA AOTEA** Jurisdiction in respect of certain persons with diplomatic or consular immunity King William IV Acts Jurisdiction in respect of crimes on ships or aircraft beyond New Zealand William IV Acts of Westminster Parliament and MOTU PROPRIO Rome





Offense's not to be punishable except under New Zealand UK Acts CITATIONS of MOTU PROPRIO and "Moai Crown" Federal State British UK King William IV Crown Sovereign Seal 1830 to 1837 King William IV Westminster Parliament Acts for "KINGS BENCH ORDERS" UK Dual Federal Government New Zealand and Pacific World Sheriff Authority to UK and NZ Sheriffs, Law Enforcement Officers and Private Investigators UK NZ PACIFIC WORLD FEDERAL GOVERNMENT, AUCKLAND NZ "MOAI CROWN" King William IV Embassy Westminster Britain UK NZ Secretary of State Matt Taylor

We are checking the SEC Securities Exchange Commission for "Moai Crown" Kings Federal State Commercial Trading Bank Private Contract Security Valued Inheritance Interests on Monday 9 April 2018 for a Private Contract to seize 61 - 77 Cook St and 90 Wellesley Street Property Auckland Central City and the Inventory Moai Confederation State King William IV Flag of Admiralty Law Jurisdiction a Sovereign State 1835 Declaration of Independence & British Constitution Moai Crown State Default Convictions under Private Prosecutor Surrogate King William IV Sovereign Jurisdictions!

Under the British UK NZ World Economic Development Wealth Sharing "Moai Crown King William IV Trust" Corporate Commercial Business Organization Co Operatives Shareholding in 250 Countries

Moai Solid Hydrogen Fuel Energy, Water, Gold, Currency © Patent Brand Name, Moai Crown King William IV Sovereign State Authority Seals Moai Tidal Energy World Co Op Pound Gold Water Money Patent Shares UK 'TM' Moai Company Seal

Though our own Private Investigations for "Moai Powerhouse Group Ltd" Corporate Registered Share Company in IN THE UK NZ NATIVE MAGISTRATE KINGS BENCH COURT OF NEW ZEALAND

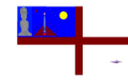
THE NATIVE MAGISTRATE KINGS BENCH COURT IS NOW OPEN FOR COMMERCIAL BANK TRADING DEFAULT CONTRACT BUSINESS IN NEW ZEALAND BRITAIN UK AND THE WORLD

I HAVE JURISDICTION OF THIS COURT FLAG OF KING WILLIAM IV AND ITS ADMIRAL OF THE FLEET LEGAL LAND - BANK LAW INSTRUMENTS I HAVE LEGAL ADMIRALTY LAW OF THE SEA "ADMIRAL OF THE FLEET" AS "LORD HIGH ADMIRAL John Hoani Kahaki Wanoa" NZ UK AND MARITIME LAW OF THE LAND, BIRTH - BERTH SPIRITUAL "MOAI EARTH GOD JURISDICTION" OF THIS NEW ZEALAND VIRTUAL ONLINE 3 MARAE ESTABLISHED "NATIVE MAGISTRATE KINGS BENCH COURT" RULER OVER NEW ZEALAND, BRITAIN UK AMERICA AND THE WORLD, AS "PRESIDENT OF THE CONFEDERATION OF CHIEFS OF AOTEA NEW ZEALAND PACIFIC ISLANDS RING OF FIRE AREA AND ISLAND OF "MU". Video Affidavit Minutes Recorded Claims. THIS NATIVE KINGS BENCH MAGISTRATE COURT IS NOW OPEN FOR COMMERCIAL CONTRACT BUSINESS FOR THE WORLD AND THE KINGS COMMON LAW PEOPLE ENFORCE THESE NATIVE LAND ACTS. THIS COURT ALLOWS EXHIBITS OF FACEBOOK PICTURES, LIVE ZOOM VIDEOS AND API VOICE TO TEXT RECORDED MINUTES AS CLEAR TRUE AFFIDIVIT SUBSTANTIVE UNREBUTTED EVIDENCE IN THIS LIVE ONLINE ZOOM HEARING WITNESSED AS EXCLUSIVE JUDGEMENT DEBTORS' INSTRUMENTS FOR ALL NATIVES KINGS BENCH MAGISTRATES' COURTS CREATED FOR 250 COUNTRIES NATIVES TO ENFORCE NOW.

Thursday 21 July 2022 at 6 pm NZ Time Host Andrew Devine in Greece EU 9 am UK 7 am

"Moai Crown" Confederation of Chiefs United Tribes of New Zealand and the World and Britain UK Commercial Contract Partnership Business "Moai Powerhouse Bank" and Moai Powerhouse Group Westminster City England Britain UK Moai Royal Bank and Na Atua E Wa Aotea Ltd New Zealand





This Court shall charge each Corporate “**Crown**” **Agent** for Fraud and Corruption of the Judicial Law System meaning One proven Fraud is the same Fraud Complicit in Rothschild Bank Queen Victoria and Queen Elizabeth “**Crown**” Corporations Fraud charged against all Private and Public Corporations live persons in flesh and blood DNA in New Zealand Britain and other State Countries that were set up under Britain UK “**Crown**” of Westminster Parliament Admiralty Law of the Sea and Dry Land Mortgage Lien Lease Bank Debt Instruments on each named photographed Convicted Prosecuted Elite, Non Elite Default Contract Pirate Criminal Charged One Trillion British Moai Pound Note Debt Instruments of Value set against the Criminals Birth Certificate Bonds Assets Businesses Land Property and the balance owed by the British and New Zealand “**Crown**” Accounts Assets Gold Land Businesses These Entities pay for their share in the Fraud Land Transactions Mortgage Bank Instruments including Property Developers Lawyers Judges Public Servants Bank Managers Business CEO s and anyone connected to New Zealand Government “**Crown**” Public and Private Corporations with **PM Jacinda Ardern** and her Government and **Governor General Cindy Kiro** Complicit in these Fraudulent Corrupt Private and Public Businesses **Prosecuted Convicted and Charged** under the **Counts and Citations** here in **POPE FRANCIS ORDERS Highest Corporations Laws and Trusts in the World**

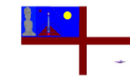
The same **Debt Charges** goes against the “**Crown**” **Agents NZ** and “**Crown**” **UK** and our “**Queen Victoria Trust**” **Accounts** same **Fraud Private and Public Corporations** prosecuted under **MOTU PROPRIO Highest Law in the Global World** with King William III King George III King George IV King William IV King Earnest I Admiralty Law of the Sea and King William IV 1834 Flag Constitution 1835 and Jurisdiction Westminster Parliament Westminster City England Britain UK Meaning that **each Named Corporate “Crown” Agent in Zealand shall be Cited by MOTU PROPRIO Orders of Pope Francis and Prosecuted Convicted and Charged by these 5 Kings named above under Admiralty Laws of the Sea and on the Land 1689 to 1837 Acts of Westminster Parliament and US Federal State Laws of US Congress President Biden and Washington DC United States of America Vice Admiral Inferior Jurisdictions to the 5 Kings and Confederation King William IV 1834 Dutch Founding Flag of New Zealand as a British Protestant Church of England Country**

Therefore “**Moai Crown**” Charge each of these Convicted Criminals today **Thursday 21 July 2022** One Trillion British Pounds under King William III King George III King George IV King William IV King Earnest I Admiralty Law of the Sea and King William IV for being Complicit in the Corporations Fraud and Corruption of **MOTU PROPRIO ORDERS of Pope Francis VATICAN CITY HOLY SEE AND CATHOLIC CHURCH TRUST LAW AND BIRTH CERTIFICATE BONDS UNDER SOVEREIGNTY LAW OF ROME**

Judge and Prosecutor John Hoani Wanoa and Jury Court Minutes Video Document Affidavits

After endless Notices to you Prime Minister Jacinda Ardern, I accused you of your continuous offenses after Pope Francis warned you in September 2013 that you and your preceding Governments were given 3 years to clean up your Corrupt Fraud Businesses. You made no attempt to adhere to Pope Francis Orders and continue to break his Highest Corporations and Trusts Laws that all Corporations are now Liable ‘d the same charges as you committed as Complicit in you leading your WEF Fraud right through the Country list at the end of Documents 90 Counts of MOTU PROPRIO enforced on you with the Debt Amount of Charges against you £1 million trillion GBP Moai Pound Notes Forfeiture all you possess in Property Bank Accounts Business Land Investments Seized Value balanced by your NZ UK Crown Accounts





As Judge and Prosecutor and Surrogate King “Sovereign” I made a determination as “Moai Crown” and “Moai Power House Bank” Judgement Creditor to Prosecute you and other “Crown Agents” as Judgement Debtors and charge you accused Corporate Criminals for a string of Fraud Offenses and made **Writs of Property Arrest Control and Seizure Possession Court Contract Orders** for NZ UK Sheriffs and Debt Collectors to Seize and **liquidate your Bank Accounts Life Assets Property Investments Forfeited to the “Moai Crown” King William IV Trust** and Bankrupt you and individually named photographed Crown Agent Criminals as a consequence of **breaking Pope Francis 2013 MOTU PROPRIO ORDERS** and breaking **“Moai Crown” Gods Pure Lore and Truth Affidavits and King William IV Admiralty Laws of Westminster Parliament 1688 to 1837 UK**

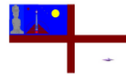
“Moai Crown” King William IV Trust shall Create Pound Note Credit Money by Liquidating all Fraud Convicted Criminals Property Land Bank Accounts Corporate and Private Commercial Businesses Debt recovered by the British UK New Zealand World Native Magistrate Kings Bench Court Orders “Moai Crown” Lien Mortgage Legal Default Contract Forfeiture Seizure Instruments to UK NZ Sheriffs.

CONTRACT OF DEBT ADMIRALTY AND MARITIME LAW AS APPLIED TO THESE CORPORATE FRAUD CROWN AGENT CASES OF NAMED PHOTO IDENTIFIED CRIMINALS UNDER ACTS LISTED HERE AND UCC LAW MOTU PROPRIO VATICAN LAW AND MOAI CROWN LAW.

http://fourwinds10.com/siterun_data/government/corporate_u_s/news.php?q=`1266689414 US DECLARATION OF WAR ACT <https://www.congress.gov/bill/117th-congress/house-bill/1457/text?r=1&s=1>

ADMIRALTY AND MARITIME LAW SECTION (B) Skip this Section go to SECTION (C) with all of (C) included in Hearing Tape 1 of 4:- Admiralty Court has two different tribunals: 1. “Instant Court” of Admiralty Jurisdiction is under US Const. Art. 3, Sec.. 2. 6 2. “Prize Phase” of Admiralty Jurisdiction is under the WAR POWERS ACT, Art 1, Sec 8, Clause 11. Law of Prize is a military venue and, when they do a “capture”, it is done under the WPA, Art. 1, Sec. 8, Clause 11. A “Seizure” under the civilian venue is done under the US Const., Art. 3, Sec. 2. 3. All is being orchestrated by the Lord High Admiral, the President of the US. 4. All or your judges on the bench today are commissioned vice admirals under the King’s Bench. 5. The IRS Code 9.17 states ``All assets or seizures are done under the Supplementary Rules, A B C D F G, under the Insurrection and Rebellion Act passed, the first of two Acts was passed 8/6/1861; the second was passed 7/17/1862. See Vol. 12 of the US Statutes-at-Large. Maritime Law has two distinct forms: The Emergency Bank Act was passed by Roosevelt March 9, 1933, aka War Powers Act, and Section 2 amended the Trading with The Enemy Act, originally passed 10/6/1917 to include domestic transactions and made citizens of the US Enemies. Section 5b in the original Act excluded domestic transactions and citizens of the US. § “Constitution of no Authority” by Lysander Schooner. There is an unlimited grant of power HJR 192, (June 5, 1933), The Emergency Banking Act, which was codified into Title 31, section 5118 (2)(d). It is hereby declared to be against public policy for any contract or obligation to contain a clause which purports to give the obligee the right to demand payment in any kind of specific coin or currency of the US. In 1977, it was amended to allow gold and silver coins, but they are still not legal tender. They are still not using money as legal tender. FRN are not money; they are private bills of credit aka bills of exchange. Under the UNCOTIL United Nations Commission On Trade and International Law, they superseded Article 3 of the UCC in December 5, 1988 in New York City. It is no good anymore under this convention. They have an International UCC and it tells you how to do these bills of exchange. There are 96 articles in this convention, and it tells you how to do the International Bill of Exchange.





International Bill of Exchange Bank checks are international bills of exchange. The United Nations Treaty is the Supreme Law of the Land, not the Constitution. 72 judges and commissioners, called the National Conference of Commissioners, put the UCC together in 1940. They did it from the NIL196 Negotiable Instruments Law 196, which comes from the English Bill of Exchange Act of 1691 and 1692.

Navy Officer Statement Obligated to the Confederation of Chiefs Flag Jurisdiction we use in our "MOAI CROWN" Corporate Commercial Business that British Royal Navy Admiral of the Fleet Michael Boyce, https://m.facebook.com/story.php?story_fbid=10227110778576629&id=1271482672 is obligated to today Friday 20 May 2022 locked in this EXHIBIT VIDEO AFFIDAVIT SURROGATE KING WILLIAM IV LEGAL Continuity of Sovereignty Flag Authority of the Confederation of Chiefs Executive to continue with our Flag Trading Business.

https://m.facebook.com/story.php?story_fbid=10227116574001511&id=127148267224

https://m.facebook.com/story.php?story_fbid=313493102368201&id=308097702907741&sfnsn=mo

PROCLAMATIONS DECLARATION ORDERS "MOAI CROWN" COURT ORDERS ENFORCED TODAY BY DEFAULT CONTRACT 26 May 2022

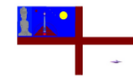
https://www.moaipowerhouse.world/files/ugd/e18e35_950645e207a74486aeabf101e36ce8d2.pdf

ONE VIDEO MANY DOCUMENTS TO AN INDIVIDUAL CASE IS TREATED AS ONE AFFIDIVIT

The total of all information and Affidavits, Videos world-wide witnesses in this single Notice Order issued by this Native Magistrate Kings Bench Court is equal to One Affidavit Charge Order Prosecuting each Individual live man woman Tried and Convicted Criminal Fraudsters named and Identified as Stated here today by me for the New Zealand and British UK Record completed in this Proof of Claim against each Individual the same Charges Applies in New Zealand and Britain UK King's Bench Magistrates Court Hearings; Guidelines to Default Contract on Criminals absent from the MOAI CROWN NATIVE KINGS BENCH MAGISTRATE COURT hearings rules against them if they don't defend themselves on VIDEO LINK face to face we can enforce Charges against the named photographed persons in our Court After we enforce the MOAI CROWN FLAG JURISDICTION first; The following Corporate Crime practice note provides comprehensive and up to date legal information covering Criminal trial held in the absence of the defendant Trial in absence in the "Magistrates Courts" Procedure where the defendant is absent. Trial in absence in the Crown Court or Death of the accused; Duties of defense representatives

https://m.facebook.com/story.php?story_fbid=10227099923385256&id=1271482672 The following Corporate Crime practice note provides comprehensive and up to date legal information covering: Criminal trial held in the absence of the defendant Trial in absence in the magistrates' court Procedure where the defendant is absent Trial in absence in the Crown Court Death of the accused Duties of defense representatives Criminal trial held in the absence of the defendant Coronavirus (COVID19): This Practice Note contains guidance impacted by the coronavirus pandemic. The Coronavirus Act 2020 (CA 2020) among other measures makes temporary provision for the extended use of live links and audio links in criminal proceedings. See Practice Notes: Operation of the criminal courts during the coronavirus (COVID-19) pandemic and Criminal Procedure 41 Rules (CrimPR)—update for Coronavirus (COVID-19) as well as Availability of live links in criminal proceedings during the Coronavirus (COVID-19) pandemic— checklist. See also Practice Note: Practical guide to remote





hearings in the criminal courts and Practical tips for remote Attendance at criminal hearings— checklist; for updates on key Developments and related practical guidance on the implications for lawyers, see: Coronavirus (COVID-19) and the criminal justice system—overview and Practice Note: Coronavirus (COVID-19) toolkit. In both the magistrates' court and the Crown Court, proceeding with a trial in the absence of the defendant is a last resort and is one which the courts will try to avoid unless necessary. In R v Jones, the House of Lords held that the decision to hold a trial in the absence of a defendant must:

Moai Crown" UK NZ Federal State Native Magistrate Kings Bench Court Fees Sheriff of the Court and Debt Collectors Legal Advocate Fees and British "Crown" Fees Estimates Enforced in the Court Hearing on Thursday 21 July 2022 at 6 pm NZ time & am UK time 9 am EU time with Host [Andrew Devine](#) Greece

BRITAIN UK Debt Recovery Bob Pitmans Fee Structure is applied in our Kings Bench Magistrates Court Hearings for recovery of Debts above GBP One Million Moai Pounds equivalent Value charge

OUR CHARGES

Our hourly rates for debt recovery will depend on the seniority of the lawyer carrying out the work, which range from £150 per hour for a debt recovery executive up to £525 per hour for a partner based in our London office. Typically, undefended debt collection matters will be carried out by one of the debt recovery executives under the supervision of a partner.

The number of hours it will take will depend on the circumstances of your case. In particular, the size and complexity of the debt, whether the debtor is based in England and Wales, whether the debt is disputed and whether it becomes necessary to commence enforcement proceedings following judgment.

We reserve the right to increase the hourly rates if the work done is particularly complex or urgent or the nature of your instructions require us to work outside normal office hours. If this happens, we will notify you in advance and agree an appropriate rate.

As an alternative to hourly rates, we may be able to offer to undertake work before the commencement of legal proceedings based on a percentage of realisations. The percentage will depend on the value, size and complexity of the debts but the percentage is likely to be in the range of 10% to 25% plus VAT, subject to a minimum fee of £150 plus VAT.

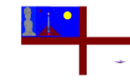
Our charges do not include VAT, which we will add to your bill at the prevailing rate.

EXPENSES

We would usually expect to incur certain expenses on your behalf which we will add to your bill. For example, court fees and High Court Enforcement Officer's fees. The amount of these fees depend on the size of the debt. There is a sliding scale for court fees ranging from £35 to issue the smallest claims up to £10,000 for the largest claims.

We may instruct a barrister (otherwise known as Counsel) on your behalf if the proceedings become disputed. Counsel's brief fee for a trial can vary between £1,500 for the smallest claim up to tens of thousands of pounds for the largest claim. It will vary according to the experience of the barrister needed and the complexity of the case. The brief fee includes Counsel's time for case preparation and





time engagement on the first day of any hearing. Thereafter a 'refresher' fee is charged by Counsel for each additional day of any hearing, usually at between about £1,000 and £5,000 per day. These charges are exclusive of any applicable VAT. If you require solicitor attendance as well as Counsel at a hearing, then our solicitor time will be based on an additional cost on a day rate between £1,750 and £3,000 plus VAT.

ESTIMATED TOTAL LEGAL COSTS

It is very difficult at the outset to predict the total cost to recover a debt. This will depend upon how much time it will take to complete, and this can depend on the particular circumstances of the case and issues which may arise during the course of the debt recovery process. For example, whether the case is disputed and whether enforcement action is needed. The best guide we can give you is that our costs tend to fall in the range of £150 plus VAT for a very modest, undisputed debt recovered without the need for legal proceedings to tens of thousands of pounds for a larger, disputed debt proceeding to trial.

DEFAULT CONTRACT OF DEBT

DECLARATION OF WAR ON

Jacinda Ardern and her New Zealand Government Parliament caught committing Treason

Kate Laurell Ardern, AKA: Jacinda Ardern FOR TREASON against the People of New Zealand

Department of the Prime Minister
and Cabinet, Parliament Building
Wellington New Zealand

as

The New NZ "Crown Agent" and Public Entity, doing business as Jacinda

Kate Laurell Ardern, in your private capacity, living, breathing individual.

and as JACINDA ARDERN, the Corporate' dead private business person;

Following the first letter/Notice sent to you 27 December 2021

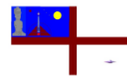
Second Affidavit Claims Notice sent 9 January 2022

And today a third Affidavit Claims Notice 12 January 2022

Dear Jacinda,

Please read this "Third Affidavit Claims Notice" on you and your Government and Parliament Ministers in your collective live breathing, People's "Private Capacities", separated from the "Crown of New Zealand" Corporation business.





Notice Affidavit

From the Confederation of Chiefs United Tribes of Hapu Rangatira and "Nga Tikanga Law Society" (Not Tauwiwi or Iwi) and people of New Zealand, who are concerned about what you are legislating in Acts and Laws that are not in our best interests; as a country of Citizens; People and Beneficiaries of our "Queen Victoria Trust" "Crown" Legal Inheritance; and UK NZ DNA ancestral connections to our lands; that you are illegally tampering with and changing our original identity DNA; to a New Foreign Country Government Patented DNA identity ownership Title in UN, America; as a conflict of interests; we are holding you and your "Crown of New Zealand" Ministers and Agents liable for theft of our DNA identity and "Queen Victoria Trust", transfer to "Crown" Trust Accounts entity and other Crimes of Church and State that we allege you are committing as well.

You are notified today Wednesday 12 January 2022

before you pass your "Declaration of Inconsistencies Amendment" Bill into an Act in Parliament in 2022, that rewards you; that we know what you are illegally trying to do to our DNA identity, our land and Sovereign living breathing people's Legal Inheritance, Equity Crown entity; Now ask you to Cease and Desist from committing Treason, Genocide, fraud and multiple crimes against us as citizens, landowners, chiefs, hapu and other injured people in New Zealand, United Kingdom, Australia, Canada, America, Africa and in the World; our collective claims against you as a private individual living breathing being, **Jacinda Kate Laurell Adern.**

"This Affidavit and Notice is not to prejudice" anyone alleged for committing crimes of Church and State, but for New Zealand Government and Parliament Ministers Accountability and Liability for injured people of New Zealand and the World with "disclaimers" and justice served.

Please find enclosed an Affidavit Notice and Claims to the Secretary General of the Commonwealth, Her Excellency Patricia Scotland, with our complaints, claims and offenses against you and your Government and Parliament Ministers Accountability and Liability as a caretaker pretending Government Business Corporation and Parliament, acting in your own self interests.

To you Jacinda-Kate-Laurell Ardern, the living breathing woman and individual, in your private capacity; we hold you and your living breathing Ministers and NZ Crown Agents, singly liable for breaching these Acts and other Acts herein, reported to the Commonwealth Secretary General, Westminster Parliament and British Crown Government; and the people of New Zealand; and the World witnessing this, our Notice of Urgent Action required, for breaches of these Acts listed below, under the Sovereignty and Legal Authority of;

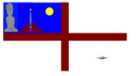
We the "Sovereign Crown Principal" joined to the "Crown Principal of England" over this country of New Zealand and it's outer Islands, Dependencies.

British "Crown" and Moai "Crown" Confederation of Chiefs Hapu Rangatira and people of New Zealand

John-Hoani-Kahaki: Wanoa in my Private Capacity.

versus





Jacinda-Kate-Laurell Ardern in your Private Capacity and "New Zealand Crown" Corporations business executives and NZ Crown Agents, in their Private Capacity.

Breaches we hold you to, under;

Crown Proceedings Act 1950 Reprint as of 7 August 2020

Part 1

Substantive Law

Claims enforceable by or against the (New Zealand) Crown under this Act.

Part 1 Section 3 (1)

Subject to the provisions of this Act and any other Act, all debts, damages, duties, sums of money, land, or goods, due, payable or belonging to the (British) Crown (and Moai Crown Confederation and New Zealanders); the (New Zealand) Crown shall be sued for and recovered by proceedings taken for that purpose in accordance with the provisions of this Act....

Claims: Offense of "New Zealand Crown" Corporations Private Business against the "British Crown" and "Moai Crown" Confederation of Chiefs Private and Corporate Businesses.

(a) The breach of any contract or Trust

Claims: Offense to the breach of our "Queen Victoria Trust" transferred to "Crown" of New Zealand and or "Crown" of Britain UK Accounts, Assets and Legal Inheritance claims.

(b) Any wrong or injury for which the (New Zealand) Crown (and British) Crown is liable in tort under this Act, or under any other Act, which is Binding on the (New Zealand and British) Crown.

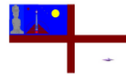
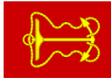
Claims: Offense to promoting and administering harmful dangerous toxic Covid 19 vaccines that have caused injuries to people in New Zealand and around the World; amounting to biological weapons and genocide on humans.

(C) Any cause of action in respect of which a claim or demand may be made against the (New Zealand) Crown, under this Act, or under any other Act, which is Binding on the (New Zealand) Crown and for which there is not another equally convenient or more convenient remedy against the (New Zealand) Crown.

Claims: The offenses and Liabilities committed by you Jacinda Adern and your "New Zealand Crown" Agents, are bound to the "Queen in Right of New Zealand" Crown private business, with your Government Corporations Chief Executive Officers and Ministers named singly in their Private Capacity.

(d) Any cause of action which is independent of contract, trust, or tort, or any Act for which an action, which is independent of contract, trust, or tort, or any Act, for which an action for damages or to recover property of any kind, would lie against the (New Zealand) Crown if it were a private person of





full age and capacity, and for which there is not another equally convenient or more convenient remedy against the (New Zealand) Crown:

Claims: The offenses are against you Jacinda Adern, and your New Zealand Crown Agents, singled out as private persons, live breathing individuals in this private contract email, when you or your staff member opens it, you are facing me, John Hoani Kahaki Wanoa, the Chiefs Rangatira, Hapu and Sovereign live breathing People of New Zealand.

(e) Any other cause of action in respect of which a petition of right would lie against the (New Zealand) Crown at Common Law or in respect of which relief would be granted against the (New Zealand) Crown in equity.

Claims made under Kings Common Law Jurisdiction in a Native Kings Bench Court or High Court, Supreme Court.

Claims; against Jacinda Ardern in your private capacity as Jacinda Kate Laurell Ardern;

That you are instrumental in administering our Nation's original Queen Victoria Trust 1844 accounts involving the New Zealand land leases, principal and interest payments into the Queens Crown Accounts into the BNZ London, transferred to Akaroa Bank, transferred to The Reserve Bank of New Zealand, on behalf of Queen Elizabeth II, Bank of New Zealand in London, possessions, land property on our behalf as the Beneficiaries of the Trust.

We the Chiefs and Hapu of the Tribes of New Zealand (Not Taiwi or Iwi) and the people, are asking;

you and Trustees of the New Zealand Crown Corporations State Accounts, Akaroa Bank, Bank of New Zealand and Reserve Bank of New Zealand; and

You Jacinda Kate Laurell Ardern in your Private Capacity as a caretaker Government Administrators and the Head Trustee of the British Crown BNZ Accounts in London UK Elizabeth Alexandra Mary Windsor Mountbatten in her Private Capacity on our behalf as her Beneficiaries.

our demand for an audit of these accounts calls up and settlement, of our Queen Victoria Trust Accounts and transfers into the "Crown" and United Nations, World Bank and Bank of New Zealand in London U.K.

where our Beneficiaries Trust money for New Zealand land leases, money and assets are going to "We" the Beneficiaries financial investment interests accounts; we now demand this information under the;

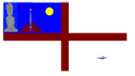
Official Information Act 1982 Part 2, 12 Requests for information.

And

Trust Act 2019 as set out below here;

Claims to; Queen Victoria Trust 1844 and it's affiliates, transfer to "Crown" Bank Accounts, under the





Trust Act 2019

Part 2

Express Trust

Section 13

Is a fiduciary relationship which a Trustee holds or deals with Trust Property, for the benefit of the Beneficiaries or for a permitted purpose; and the Trustee is accountable for the way the Trustee carries out the duties imposed on the Trustees by Law.

Section 15

An Express Trust may be created by a person Settlor; creates a Trust, identifies the Beneficiaries, for the purpose of the Trust, and identifies the property.

Specific Commercial Trust

Clause 1 Schedule 3

Means an "Express Trust", one or more commercial transactions and every Beneficiary entering into a the commercial transaction.

The Trust ceases to be a Commercial Trust under clause 1 (1) (a) if any person becomes a Beneficiary of these Trusts;

"Wholesale Trust"

"Security Trust"

"Trustees Corporation"

"Constructive Trust"

"Resulting Trust"

"Discretionary Trust"

"Executory Trust"

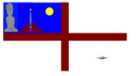
"Bare Trust"

Any other "Trust"

(Protection of Personal Property Rights Act 1988)

Section 4





Legal Capacity of persons subject to orders under this Act.

Except as provided by or under this Act, or any other enactment, the rights, privileges, powers, capacities, duties, and liabilities of any person, subject to an order under this Act, whether in a personal, official representative, or fiduciary capacity, shall, for all the purposes of the law of New Zealand, (whether substantive, procedural, evidential, or otherwise), be the same as those of any other person.

Part 1

Personal Rights

Presumption of Competence

Every person shall be presumed, until the contrary is proved, to have the Capacity;

to understand the nature, and to foresee the consequences of decisions in respect of matters relating to his or her personal care and and welfare: and

to communicate decisions in respect of those matters.

Claims; for you Jacinda Kate Laurell Adern, in your Private Capacity to face me John Hoani Kahaki Wanoa, in my Private Capacity and others as Claimants, as you are liable and consequential in your defense as a Defendant, Judgement Debtor.

Section 32 Application to Trustee Corporation to act as manager

Trust Act 2019

Part 3 Section 26

Duty to act for benefit of Beneficiaries or to further purpose of Trust.

Section 34

Duty to avoid conflicts of interest giving information to Beneficiaries.

Section 52

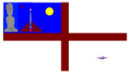
Presumption that Trustee must give information on request.

Part 5

Who is the Trustee of New Zealand Trust Crown versus Queen Elizabeth II Crown Britain UK?

Part 6





Termination and Variations of Trusts

Section 121

Termination of Trust by unanimous consent of Beneficiaries.

Section 123

Beneficiaries right to Share of Trust Property. The Beneficiary is Absolutely entitled to that Share.

Part 8

Section 149

Transfer to "Crown" of non distributable Trust Property.

Section 153

Application to Public Trust for investigation of condition and accounts of Trust Property.

Section 184

New Section 105A

Inserted regulations exempting from provisions of Trusts Act 2019

The Governor General may by order in Council, make regulations exempting any Trust, Trustee, Statutory Supervisor, Operator, or other person, or any class of Trust or Person from the application of any provision or provisions of the Trust Act 2019 and prescribing the terms and conditions (if any) of the Exemption.

Claims to Sovereignty of New Zealand by Moai Crown and Confederation of Chiefs as the "Principal" Notice to "Agents" of Crown of New Zealand;

The Crown of New Zealand Agents in their Private Capacity;

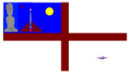
Jacinda Ardern, Kris Faafoi, Ashley Bloomfield, Andrew Little, Cindy Kiro, Peeni Henare, Nanaia Mahuta, must;

"Swear your Oath and Allegiance to Her Majesty Queen Elizabeth II", Protestant Governor of the Church of England and Commonwealth (New Zealand) as demanded by the;

Confederation of Chiefs Hapu Rangatira and the people of New Zealand in their flesh and blood Sovereigns Private Capacity, to have a Class Action Court case against you named singly, under these Acts.

Privacy Act 2020





Part 1 (1) 3

Application of the Act

An Agency carrying on business in New Zealand without necessarily

- (a) being a commercial operation; or
- (b) having a place of business in New Zealand; or
- (C) receiving any monetary payments for the supply of goods or services; or
- (d) intending to make a profit from it's business in New Zealand

Sub Part 3 of Part 7

Also applies to a court in relation to its judicial functions.

Section 211

Liability and Offenses

Liability of employers, Principals and Agencies, Agents

Section 211

Applies to

- 1 (a) (b) (C) 2, 3, 4

Section 212

Offenses

Applies to

- 1 (a) (b) 2 (a) (b)

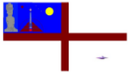
(C) misleads an agency by impersonating an individual, or to be acting falsely pretending to be an individual, or to be acting under the authority of an individual, for the purpose of;

(I) obtaining access to that individuals personal information:

(III) having that individuals personal information, used, altered, or destroyed:

(d) destroys any document containing personal information, knowing that a request has been made in respect of that information under subpart of Part 4.





You and your Ministers have 21 days to Rebut this Affidavit Claims after which time they becomes fact law and Default Contract enforceable you and Ministers as Judgement Debtors from 4 pm 27 December 2021 to 4 pm 8 February 2022.

I wait your response.

Regards,

Hoani Kahaki John Wanoa

"In my Private Capacity"

as

Surrogate King William III
Surrogate King George IV
Surrogate King William IV
Surrogate King Earnest Augustus I
Surrogate King Earnest Augustus V
British UK NZ Lord High Admiral and Paramount Chief President of the Confederation of Chiefs of New Zealand and the World in 250 Countries
Moai Crown NZ and UK Federal Government Contract Partnership



"In my Public Capacity"

Confederation of Chiefs 1834 Founding Flag of New Zealand
United Tribes of New Zealand Britain UK and the World in 250 Countries
Descendants of Ireland and Raiatea and Rapanui Easter Island Tahiti

Mobile +64 (0) 21 078 2523'

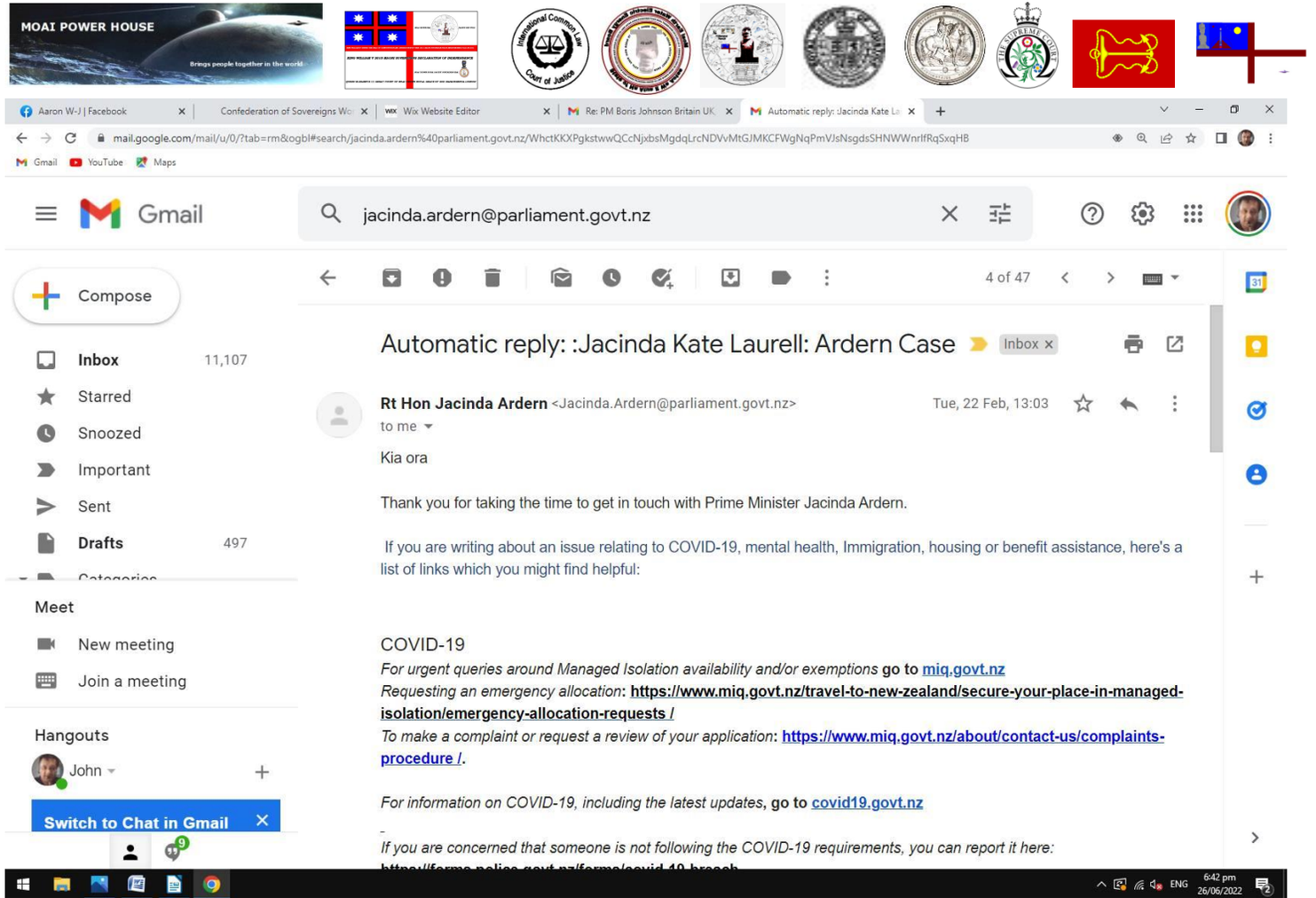
This Notice Affidavit letter to you **Jacinda Kate Laurell Adern** is attached to Patricia Janet Scotland as one letter to you including all the Acts that we allege you have breached with your Ministers NZ Crown Agents in Parliament and NZ for you and your Ministers to read and understand in its entirety.

You sent an email to acknowledge me 3 times that you were served electronically **NOTICE TO THE AGENT IS NOTICE TO THE PRINCIPAL** which is the Confederation of Chiefs of New Zealand

This puts you in a **DEFAULT DEBT CONTRACT** with me and the Confederation of Chiefs I represent

To John Hoani Kahaki Wanoa and "Moai Crown" Confederation of the Chiefs of New Zealand and the Sovereign People of New Zealand Witnesses to this Court Order against you Personally for the total Amount of £GBP Pound Note and Moai Pound Note Equivalent or Higher Value of time in the future





ANYONE CAN TAKE THIS INFORMATION ANY WAY THEY WISH. THAT SAID, ONE THING IS ABUNDANTLY CLEAR, WHETHER OR NOT ONE IS AWAKENED ENOUGH TO BELIEVE THE FACTS UNDER THEIR NOSE, UNITED STATES OF AMERICA IS A CROWN/VATICAN/SWISS BANK PROPERTY

<https://shieenalivingwater.wordpress.com/2014/07/26/letter-from-archbishop-of-chicago-and-response/>

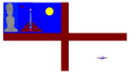
“MOAI CROWN” FEDERAL STATE KING WILLIAM IV ADMIRALTY COURT MARTIAL LAW CONSTITUTION SHERIFF (Established 28 October 1835)

Default Contract Fraud created by Levy Debtors “Vatican City” “City of London” “Washington DC” “Crown” Private Company’s and all Corporations throughout the World in 250 Countries

COUNT: Claims Evidence against 1/61 Cook St Auckland Landowners James BROWN, Simon ROWNTREE, Tim DUTHIE and Aaron PASCOE Police Officers, Conveyance Lawyer s and others severally as Third Party, Lien Debtors in a cover-up Fraud Land Title Transfer Property

These COUNT CITATIONS is proof all other Lien Debtors Named Identified Fraud persons are accessories to Queen Elizabeth II Fraud Pope Francis Fraud Vatican City Parliament Legislative Authority Catholic Church Fraud, Rothschild Family Bank Fraud, EU Fraud, USA Washing DC Fraud, NATO Fraud, Bildergerg Fraud, Jesuits Generals Mafia Terrorism Fraud, Queen





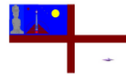
Elizabeth II EU HM Treasury Fraud New Zealand Canada Australia Britain Commonwealth Government Fraud, Bank of England Fraud, UN Fraud, IMF Fraud, "Crown" Fraud, US Fraud



CITATIONS NZ Marshals, UK Sheriffs Enforce, CITE named Fraudster s evict off Land, seize all property back into "Moai Crown King William IV Trust

Moai Crown King William IV Admiralty Court Martial Law Jurisdictions 1835 Sovereigns Constitution





[Eye-Rise Forums](#) > [Eye-Rise Forums](#) > [Alternative News & Updates](#) > Pope Francis makes law. destroys every Corporation in the world.!!!

PDA

P1

(COUNT 1) View Full Version: [Pope Francis makes law..destroys every Corporation in the world.!!!](#)

Ria

08-01-2015, 08:25 AM

Pope Francis makes a law..destroys every Corporation in the world

546

Here: http://w2.vatican.va/content/francesco/en/motu_proprio/documents/papa-francesco-motu-proprio_20130711_organ-giudiziari.html

http://www.gold-shield-alliance.com/papal_decree

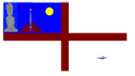
(COUNT 2) The Vatican created a world trust using the birth certificate to capture the value of each individual's future productive energy. Each state, province and country in the fiat monetary system, contributes their people's value to this world trust identified by the SS, SIN or EIN numbers (for example) maintained in the Vatican registry. Corporations worldwide (individuals became corporate fictions through their birth certificate) are connected to the Vatican through law (Vatican to Crown to BAR to laws to judge to people) and through money (Vatican birth accounts value to IMF to Treasury (Federal Reserve) to banks to people (loans) to judges (administration) and sheriffs (confiscation).

(COUNT 3) Judges administer the birth trust account in court matters favoring the court and the banks, acting as the presumed "beneficiary" since they have not properly advised the "true beneficiary" of their own trust.

(COUNT 4) Judges, attorneys, bankers, lawmakers, law enforcement and all public officials (servants) are now held personally liable for their confiscation of true beneficiary's homes, cars, money and assets; false imprisonment, deception, harassment, and conversion of the true beneficiary's trust funds.

The Importance of Motu Propria by Pope Francis





(COUNT 5) According to the New Advent Catholic Encyclopedia, Motu Propria in Latin stands for “of his own accord” and is the name given to an official decree by a Pope personally in his capacity and office as supreme sovereign pontiff and not in his capacity as the apostolic leader and teacher of the Universal Church. To put it more bluntly,

(COUNT 6) a Motu Propria is the highest form of legal instrument on the planet in accordance to its provenance, influence and structure to the Western-Roman world,

(COUNT 7) over riding anything that could be issued by the United Nations, the Inner and Middle Temple, the Crown of Great Britain or any other Monarch and indeed by

(COUNT 8) any head of state or body politic. If you are a member of the United Nations, or recognized by the United States or the United Kingdom or

(COUNT 9) have a bank account anywhere on the planet, then a Motu Propria is the highest legal instrument, no question.

(COUNT 10) In the case of the Motu Propria issued by Pope Francis on July 11th, 2013, it is an instrument of several functions and layers.

(COUNT 11) In the first instance, it may be legally construed to apply to the local matters of the administration of the Holy See. P2

(COUNT 12) In the second instance, the document relates to the fact that the Holy See is the underpinning to the whole global system of law, therefore

(COUNT 13) anyone holding an office anywhere in the world is also subject to these limits and that immunity no longer applies. Thirdly, we see the Holy See and the Universal Church

(COUNT 14) clearly separating itself from the nihilist world of the professional elite who continue, to be proven time and time again, to be criminally insane, bark raving mad and with no desire to do anything honorable

(COUNT 15) until they are torn from power by anyone, anybody who cares for the law.

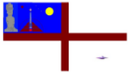
(COUNT 16) The age of the Roman Cult, as first formed in the 11th Century and that hijacked the Catholic Church first formed by the Carolingians in the 8th Century, then the

(COUNT 17) Holly Christian Empire or Byzantine Church by the 13th Century and the world at large by the 16th Century ceased to exist around March 14th 2013 upon the election of Pope Francis.

(COUNT 18) This document issued by Pope Francis is historic on multiple levels, but most significant above all others in that it recognizes the supremacy of the Golden Rule, the same teaching ascribed to Jesus Christ and the intimate connection to the Rule of Law, that all are subject to the rule of law, no one is above the law.

thanks to intrigued for the link..





well..did he?

and if he did..why have we not heard more of it?

understand this:

(COUNT 19) “the Holy See is the underpinning to the whole global system of law, therefore anyone holding an office anywhere in the world is also subject to these limits and that immunity no longer applies.”

and here:

(COUNT 20) “it recognizes the supremacy of the Golden Rule, the same teaching ascribed to Jesus Christ and the intimate connection to the Rule of Law, that all are subject to the rule of law, no one is above the law.”

we are all under roman catholic law..and you didnt even know it..

(COUNT 21) “Motu Propria is the highest form of legal instrument on the planet in accordance to its provenance, influence and structure to the Western-Roman world, over riding anything that could be issued by the United Nations, the Inner and Middle Temple, the Crown of Great Britain or any other Monarch and indeed by any head of state or body politic.”

<https://seeker401.wordpress.com/2015/02/01/pope-francis-makes-a-law-destroys-every-corporation-in-the-world/>

P3

Ria

08-01-2015, 08:27 AM

(COUNT 22) APOSTOLIC LETTER ISSUED MOTU PROPRIO

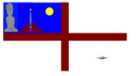
(COUNT 23) OF THE SUPREME PONTIFF FRANCIS

**(COUNT 24) ON THE JURISDICTION OF JUDICIAL AUTHORITIES OF VATICAN CITY STATE
IN CRIMINAL MATTERS**

(COUNT 25) In our times, the common good is increasingly threatened by transnational organized crime, the improper use of the markets and of the economy, as well as by terrorism.

(COUNT 26) It is therefore necessary for the international community to adopt adequate legal instruments to prevent and counter criminal activities, by promoting international judicial cooperation on criminal matters.





(COUNT 27) In ratifying numerous international conventions in these areas, and acting also on behalf of Vatican City State, the Holy See has constantly maintained that such agreements are effective means to prevent criminal activities that threaten human dignity, the common good and peace.

(COUNT 28) With a view to renewing the Apostolic See's commitment to cooperate to these ends, by means of this Apostolic Letter issued Motu Proprio, I establish that:

(COUNT 29) 1. The competent Judicial Authorities of Vatican City State shall also exercise penal jurisdiction over:

(COUNT 30) a) crimes committed against the security, the fundamental interests or the patrimony of the Holy See;

b) crimes referred to:

(COUNT 31) - in Vatican City State Law No. VIII, of 11 July 2013, containing Supplementary Norms on Criminal Law Matters;

(COUNT 32) - in Vatican City State Law No. IX, of 11 July 2013, containing Amendments to the Criminal Code and the Criminal Procedure Code;

when such crimes are committed by the persons referred to in paragraph 3 below, in the exercise of their functions;

(COUNT 33) c) any other crime whose prosecution is required by an international agreement ratified by the Holy See, if the perpetrator is physically present in the territory of Vatican City State and has not been extradited.

(COUNT 34) 2. The crimes referred to in paragraph 1 are to be judged pursuant to the criminal law in force in Vatican City State at the time of their commission, without prejudice to the general principles of the legal system on the temporal application of criminal laws.

P4

(COUNT 35) 3. For the purposes of Vatican criminal law, the following persons are deemed "public officials":

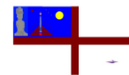
(COUNT 36) a) members, officials and personnel of the various organs of the Roman Curia and of the Institutions connected to it.

(COUNT 37) b) papal legates and diplomatic personnel of the Holy See

(COUNT 38) c) those persons who serve as representatives, managers or directors, as well as persons who even de facto manage or exercise control over the entities directly dependent on the Holy See and listed in the registry of canonical juridical persons kept by the Governorate of Vatican City State;

(COUNT 39) d) any other person holding an administrative or judicial mandate in the Holy See,





permanent or temporary, paid or unpaid, irrespective of that person's seniority.

(COUNT 40) 4. The jurisdiction referred to in paragraph 1 comprises also the administrative liability of juridical persons arising from crimes, as regulated by Vatican City State laws.

(COUNT 41) 5. When the same matters are prosecuted in other States, the provisions in force in Vatican City State on concurrent jurisdiction shall apply.

(COUNT 42) 6. The content of article 23 of Law No. CXIX of 21 November 1987, which approves the Judicial Order of Vatican City State remains in force.

(COUNT 43) This I decide and establish, anything to the contrary notwithstanding.

(COUNT 44) I establish that this Apostolic Letter issued Motu Proprio will be promulgated by its publication in L'Osservatore Romano, entering into force on 1 September 2013.

(COUNT 45) Given in Rome, at the Apostolic Palace, on 11 July 2013, the first of my Pontificate

(COUNT 46) FRANCISCUS

http://m.vatican.va/content/francescomobile/en/motu_proprio/documents/papa-francesco-motu-proprio_20130711_organigiudiziari.html

Ria

08-01-2015, 08:33 AM

Papal Decree

(COUNT 47) Papal Decree of July 11, 2013

http://www.vatican.va/holy_father/francesco/motu_proprio/documents/papa-francesco-motu-proprio_20130711_organigiudiziari_en.html

(COUNT 48) APOSTOLIC LETTER [Annotated]

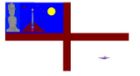
(COUNT 49) ISSUED MOTU PROPRIO [on his own impulse]

(COUNT 50) OF THE SUPREME PONTIFF FRANCIS ON THE JURISDICTION OF JUDICIAL AUTHORITIES OF VATICAN CITY STATE IN CRIMINAL MATTERS P5

(COUNT 51) In our times, the common good is increasingly threatened by transnational organized crime, the improper use of the markets and of the economy, as well as by terrorism.

(COUNT 52) It is therefore necessary for the international community to adopt adequate legal





instruments to prevent and counter criminal activities, by promoting international judicial cooperation on criminal matters.

(COUNT 53) In ratifying numerous international conventions in these areas, and acting also on behalf of Vatican City State, the Holy See has constantly maintained that such agreements are effective means to prevent criminal activities that threaten human dignity, the common good and peace.

(COUNT 54) With a view to renewing the Apostolic See's commitment to cooperate to these ends, by means of this Apostolic Letter issued Motu Proprio, I establish that:

(COUNT 55) 1. The competent Judicial Authorities of Vatican City State shall also exercise penal jurisdiction over:

(COUNT 56) a) crimes committed against the security, the fundamental interests or the patrimony of the Holy See;

(COUNT 57) b) crimes referred to:

(COUNT 58) - in Vatican City State Law No. VIII, of 11 July 2013, containing Supplementary Norms on Criminal Law Matters;

(COUNT 59) - in Vatican City State Law No. IX, of 11 July 2013, containing Amendments to the Criminal Code and the Criminal Procedure Code;

(COUNT 60) when such crimes are committed by the persons referred to in paragraph 3 below, in the exercise of their functions;

(COUNT 61) c) any other crime whose prosecution is required by an international agreement ratified by the Holy See, if the perpetrator is physically present in the territory of Vatican City State and has not been extradited.

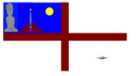
(COUNT 62) 2. The crimes referred to in paragraph 1 are to be judged pursuant to the criminal law in force in Vatican City State at the time of their commission, without prejudice to the general principles of the legal system on the temporal application of criminal laws.

(COUNT 63) 3. For the purposes of Vatican criminal law, the following persons are deemed "public officials": [former "private officials" exempt from law are now within the laws dictates and are held liable, aka "public servants"]

(COUNT 64) a) members, officials and personnel of the various organs of the Roman Curia and of the Institutions connected to it. [world-wide corporations and all individuals in trust are corporations pursuant to their birth certificate]

(COUNT 65) b) papal legates and diplomatic personnel of the Holy See [The Pope governs the Church/people/trust, all the people in the Birth Trust, through the Roman P6 Curia, the governing body of the Vatican]





(COUNT 66) c) those persons who serve as representatives, managers or directors, as well as persons who even de facto manage or exercise control over the entities [public servants] directly dependent on the Holy See [trust beneficiaries] and listed in the registry [through birth certificates] of canonical juridical persons [legal fiction represented by your birth certificate ALL CAPS NAME] kept by the Governorate of Vatican City State;

(COUNT 67) d) any other person holding an administrative or judicial mandate in the Holy See, permanent or temporary, paid or unpaid, irrespective of that person's seniority. [all public servants]

(COUNT 68) 4. The jurisdiction referred to in paragraph 1 comprises also the administrative liability of juridical persons arising from crimes, as regulated by Vatican City State laws. [public servants are now liable for crimes against humanity]

(COUNT 69) 5. When the same matters are prosecuted in other States, the provisions in force in Vatican City State on concurrent jurisdiction shall apply.

(COUNT 70) 6. The content of article 23 of Law No. CXIX of 21 November 1987, which approves the Judicial Order of Vatican City State remains in force.

(COUNT 71) This I decide and establish anything to the contrary notwithstanding.

(COUNT 72) I establish that this Apostolic Letter issued Motu Proprio [on his own impulse] will be promulgated by its publication in L'Osservatore Romano, entering into force on 1 September 2013.

(COUNT 73) Given in Rome, at the Apostolic Palace, on 11 July 2013, the first of my Pontificate

(COUNT 74) [Synopsis: Church = People = Trust

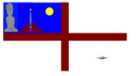
(COUNT 75) The Vatican created a world trust using the birth certificate to capture the value of each individual's future productive energy. Each state, province and country in the fiat monetary system, contributes their people's value to this world trust identified by the SS, SIN or EIN numbers (for example) maintained in the Vatican registry. Corporations worldwide (individuals became corporate fictions through their birth certificate) are connected to the Vatican through law (Vatican to Crown to BAR to laws to judge to people) and through money (Vatican birth accounts value to IMF to Treasury (Federal Reserve) to banks to people (loans) to judges

(COUNT 76) (administration) and sheriffs (confiscation).

(COUNT 77) Judges administer the birth trust account in court matters favoring the court and the

(COUNT 65) banks, acting as the presumed "beneficiary" since they have not properly advised the "true beneficiary" of their own trust.





(COUNT 78) Judges, attorneys, bankers, lawmakers, law enforcement and all public officials (servants) are now held personally liable for their confiscation of true beneficiary's homes, cars, money and assets; false imprisonment, deception, harassment, and conversion of the true beneficiary's trust funds.]

Importance of Motu Propria P7

(COUNT 79) The Importance of Motu Propria by Pope Francis

(COUNT 80) According to the New Advent Catholic Encyclopedia, Motu Propria in Latin stands for "of his own accord" and is the name given to an official decree by a Pope personally in his capacity and office as supreme sovereign pontiff and not in his capacity as the apostolic leader and teacher of the Universal Church. To put it more bluntly,

(COUNT 81) a Motu Propria is the highest form of legal instrument on the planet in accordance to its provenance, influence and structure to the Western-Roman world, over riding anything that could be issued by the United Nations, the Inner and Middle Temple, the Crown of Great Britain or any other Monarch and indeed by any head of state or body politic.

(COUNT 82) If you are a member of the United Nations or recognized by the United States or the United Kingdom or have a bank account anywhere on the planet, then a **Motu Propria is the highest legal instrument, no question.**

(COUNT 83) In the case of the Motu Propria issued by Pope Francis on July 11th 2013, it is an instrument of several functions and layers.

(COUNT 84) In the first instance, it may be legally construed to apply to the local matters of the administration of the Holy See.

(COUNT 85) In the second instance, the document relates to the fact that the Holy See is the underpinning to the whole global system of law, therefore anyone holding an office anywhere in the world is also subject to these limits and that immunity no longer applies.

(COUNT 86) Thirdly, we see the Holy See and the Universal Church clearly separating itself from the nihilist world of the professional elite who continue, to be proven time and time again, to be criminally insane, bark raving mad and with no desire to do anything honorable

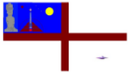
(COUNT 87) until they are torn from power by anyone, anybody who cares for the law.

(COUNT 88) The age of the Roman Cult, as first formed in the 11th Century and that hijacked the Catholic Church first formed by the Carolingians in the 8th Century, then the Holy Christian Empire or Byzantine Church by the 13th Century and the world at large by the 16th Century

(COUNT 89) ceased to exist around March 14th 2013 upon the election of Pope Francis.

(COUNT 90) This document issued by Pope Francis is historic on multiple levels, but most significant above all others in that it recognizes the supremacy of the Golden Rule, the same





teaching ascribed to Jesus Christ and the intimate connection to the Rule of Law, that all are subject to the rule of law, no one is above the law.

http://www.gold-shield-alliance.com/papal_decree

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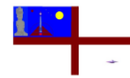
From “Moai Crown” Confederation of Chiefs United Tribes of New Zealand and the World and Britain UK Commercial Contract Partnership Business “Moai Powerhouse Bank” and Moai Powerhouse Group Westminster City England Britain UK To Claimants named as Gerard-Francis: Van-Den-Bogaart; and Herengaterakamai Collective and crownwithbodycorp “Moai Crown” Court is Prosecuting the cases on your behalf against the Valuation of Each and every Corporate “Crown Agent” Person and or their Natural Name and Surname live woman man child for One Trillion GBP Moai Pound Note Equivalent Value of higher Value against the Birth Certificate Bond held by the Pope Vatican City Trust Account under MOTU PROPRIO ORDERS to Charge these 5 Convicted named Criminal Fraudsters complicit with Jacinda Ardern s Treason Default War Case today against her and her Corrupt Private Corporate Government Businesses and against the NZ “Crown” and British Crown Corporations Treasury Account, City of London Rothschild Bank of England and “Queen Victoria Trust” a further One Trillion Pounds against these Rothschild Bank and Trust Accounts for Debts against these five Criminal Fraudsters acting as Fraudulent “Crown” Agents Moai Solid Hydrogen Fuel Energy, Water, Gold, Currency © Patent Brand Name, Moai Crown King William IV Sovereign State Authority Seals 11 Moai Tidal Energy World Co Op Pound Gold Water Money Patent Shares UK ‘TM’ Moai Company Seal The Court Fees are calculated on these Debt Collection Company’s guidelines in England and Wales https://www.bdbpitmans.com/pricing-information/debt-recovery-your-legal-costsexplained/?fbclid=IwAR0_g99HVBsLi2h3aZ32f3o5VxQV5dWNVzYPbklrcssQSNXJUSxhl-1aNo <https://bartons.co.uk/price-transparency-debt-recovery/> <https://www.saunders.co.uk/services/commercial-litigation/commercial-high-value-debt-recovery/> <https://expertcollections.co.uk/> The Court opts for the 10% of the value of Recovered Debts of your Claim in New Zealand Dollars against the GBP Pound and Moai Pound Note equivalent Value or higher as the Court sees fit to adjust the Moai Pound Note Values Mortgage Liens set against the missing Gold Equity whichever is the highest Value Recovered Funds and in your case NZD \$3.1 Million to recover NZD \$31 Million of what the Court then recovers from the Judgement Debtors to give you a broad estimation of Court Costs of a successful recovery of Debts owed to this Court today for the Record. END OF COURT HEARING CONTRACT AGREEMENT Signatories “Moai Crown” Court New Zealand Claimants Date 21 July 2022

A KING WILLIAM IV FEDERAL GOVERNMENT FLAG DECLARATION OF WAR ON BRITAIN UK POLITICIANS, REPUBLIC OF AMERICA, ISRAEL. NEW ZEALAND, ROME, AUSTRALIA, ISRAEL CANADA. JUDGEMENT DEBTORS 970 MILLION TRILLION-TRILLION GBP GOLD BULLION LIEN

Moai Crown Federal State Flag Kings Bench Magistrate Court Executive Order Seizing all and any Property of Natural Live Humans and Corporate Crown or Private Persons Involved in Treason Piracy Human Identity Theft Bank Fraud and Conflicting Financial Investment Commercial Self Interest DNA Names manufactured by the “Crown” for Corruption of New Zealand Court Justice System Illegally

Law Justice Britain UK NZ IEEPA (50 U.S.C International Emergency Economic Powers Act





Issued on: December 21, 2017

By the authority vested in me as Surrogate King William III 1694 and Surrogate King William IV 1834 and King George IV 1823 Private Contract Legal Partner to Paramount Chief Tira Waikato Whareherehere Manukau of Maungatautari Marae Kahu Pungapunga Tribe Cambridge New Zealand by the Constitution and the laws of "Moai Crown" Federal State Government of Aotea New Zealand and Pacific Islands UK NZ, including the **International Emergency Economic Powers Act** (50 U.S.C. 1701 et seq.) (IEEPA), the National Emergencies Act (50 U.S.C. 1601 et seq.) (NEA), the Global Magnitsky Human Rights Accountability Act (Public Law 114-328) (the "Act"), section 212(f) of the Immigration and Nationality Act of 1952 (8 U.S.C. 1182(f)) (INA), and section 301 of title 3, United States Code,

I, JOHN H K WANO, Surrogate King William III, King William IV, King George III, King George IV of Britain UK and Surrogate Paramount Chief Moai Wano, Manukau Waikato United Tribes of Aotea New Zealand and Pacific Islands, find that the prevalence and severity of human rights abuse and corruption that have their source, in whole or in substantial part, outside Britain UK, Commonwealth Realms of the British Kings Emperors Rulers over New Zealand and Pacific Islands, such as those committed or directed by persons listed in the Annex to this order, have reached such scope and gravity that they threaten the stability of international political and economic systems. Human rights abuse and corruption undermine the values that form an essential foundation of stable, secure, and functioning societies; have devastating impacts on individuals; weaken democratic institutions; degrade the British Kings Emperors rule of law of Westminster; perpetuate violent conflicts; facilitate the activities of dangerous persons; and undermine economic markets. The Republic of Britain UK New Zealand Pacific Islands World (Kings Flag Sovereign Authority Jurisdiction Constitution 1846) seeks to impose tangible and significant consequences on those who commit serious human rights abuse or engage in corruption, as well as to protect the financial system of Britain UK NZ Pacific Commonwealth Countries and allies from abuse by these same persons.

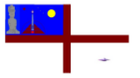
I therefore determine that serious human rights abuse and corruption around the world constitute an unusual and extraordinary threat to the national security, foreign policy, and economy of the United States, and I hereby declare a national emergency to deal with that threat.

I hereby determine and order:

Section 1. (a) All property and interests in property that are in the British Westminster Parliament Kings Sovereignty and Commonwealth Countries of the World, that hereafter come within the Republic of Britain UK Flag of King William IV 8 Point Star of St Patrick King William III of Belfast and King George III Father of the Kings inside this King William IV King George IV Commercial Trading Bank Creditors Flag Jurisdiction, or that are or hereafter come within the possession or control of any British UK New Zealand Pacific Island Commonwealth Country person of the following persons are blocked and may not be transferred, paid, exported, withdrawn, or otherwise dealt in:

- (i) The persons listed in the Annex to this order;
- (ii) any foreign person determined by the Moai Crown King William IV Trust Belfast Magistrate Court Secretary of the Treasury, in consultation with the Secretary of State and the Attorney General in Westminster Magistrate Court Westminster City England Britain UK links King William III 1694 Pound Note and Bank of England Act to Belfast Magistrate Court Ulster Northern Ireland link Joinder to the Native Magistrate Court Ulster North Island New Zealand as at 1846 British Constitution For New Zealand Link Joinder to King George IV Private Contract with Paramount Chief Tira Waikato

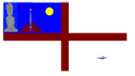




Whereherehere Manukau of Cambridge New Zealand to Cambridge England Britain UK 1823 linked Joinder to Paramount Chief Rewharewha Manukau Private Contract to King William IV in 1834 : between First Minister of Northern Ireland Arlene Foster in Belfast Private Contract with Paramount Chief John Hoani Wanoa November 2016 Successors to these 4 Kings as King William III St Patrick 8 Point Star Municipalities Bank Creditors of the Inheritance left by these Kings and the 1844 Queen Victoria Trust belonging to Moai Crown Native Paramount Chiefs of Aotea New Zealand following the 1846 British Constitution Act for Britain and Aotea New Zealand Paramount Chiefs (Commercial Trading Bank Private Contract Kings Partnership) with the Sale and Purchase of New Zealand by Paramount Chief Tira Waikato Whereherehere Manukau to King George IV Exclusively. The new 2018 Republic of America Corporate Company is a Judgement Debtor outside the Kings Emperors Jurisdiction of Westminster Britain UK for King George III and his sons King William IV King George IV and King Ernest Augustus I in our Private Commercial Trading Bank Contract as Kings Bench Court Bank Judgement Creditors versus Queen Elizabeth II Judgement Debtors and her Crown Corporations families destroying Westminster as a Direct Threat against the Kings Common law People of Britain UK NZ Pacific Commonwealth World.

- (A) To be responsible for or complicit in, or to have directly or indirectly engaged in, serious human rights abuse;
- (B) To be a current or former government official, or a person acting for or on behalf of such an official, who is responsible for or complicit in, or has directly or indirectly engaged in:
 - (1) the 2018 new "Republic of America" Business of Queen Elizabeth II Rothschild: she denounced her Crown of Britain UK for Queen Elisabeth II Private Corporation called the "Republic of America" clothed in corruption, including the misappropriation of British, Aotea New Zealand and Pacific Commonwealth states assets, the expropriation of private assets for personal gain, corruption related to government contracts or the extraction of natural resources, or bribery; or
 - (2) The transfer or the facilitation of the transfer of the proceeds of corruption;
- (C) To be or have been a leader or official of:
 - (1) an entity, including any government entity, that has engaged in, or whose members have engaged in, any of the activities described in subsections (ii)(A), (ii)(B)(1), or (ii)(B)(2) of this section relating to the leader's or official's tenure; or
 - (2) an entity whose property and interests in property are blocked pursuant to this order as a result of activities related to the leader's or official's tenure; or
- (D) to have attempted to engage in any of the activities described in subsections (ii)(A), (ii)(B)(1), or (ii)(B)(2) of this section; and
- (iii) Any person determined by the Belfast Magistrate Court Bank and Westminster Magistrate Court Bank His Majesty's Secretary of his HM Treasury, in consultation with the Secretary of State and the Attorney General:
 - (A) To have materially assisted, sponsored, or provided financial, material, or technological support for, or goods or services to or in support of:
 - (1) Any activity described in subsections (ii)(A), (ii)(B)(1), or (ii)(B)(2) of this section that is conducted by a foreign person;
 - (2) Any person whose property and interests in property are blocked pursuant to this order; or
 - (3) any entity, including any government entity, that has engaged in, or whose members have engaged in, any of the activities described in subsections (ii)(A), (ii)(B)(1), or (ii)(B)(2) of this section, where the activity is conducted by a foreign person;
 - (B) To be owned or controlled by, or to have acted or purported to act for or on behalf of, directly or indirectly, any person whose property and interests in property are blocked pursuant to this order; or





(C) To have attempted to engage in any of the activities described in subsections (iii)(A) or (B) of this section.

(b) The prohibitions in subsection (a) of this section apply except to the extent provided by statutes, or in regulations, orders, directives, or licenses that may be issued pursuant to this order, and notwithstanding any contract entered into or any license or permit granted before the effective date of this order.

Sec. 2 The unrestricted immigrant and nonimmigrant entry into Britain's King George III Crown Land Foreshore Seabed Occupation Title Leases over the Republic of America Country and Commonwealth Countries Trading with Britain UK as aliens determined to meet one or more of the criteria in section 1 of this order would be detrimental to the interests of the Britain UK NZ, Pacific Islands World and the entry of such persons into the Republic of America, as immigrants or non-immigrants, is hereby suspended. Such persons shall be treated as persons covered by section 1 of Proclamation 8693 of July 24, 2011 (Suspension of Entry of Aliens Subject to Britain UK King William IV Flag Sovereignty International Trade Agreements with WTO and United Nations Security Council Travel Bans and International Emergency Economic Powers Act Sanctions).

Sec. 3 I hereby determine that the making of donations of the types of articles specified in section 203(b)(2) of IEEPA (50 U.S.C. 1702(b)(2)) by, to, or for the benefit of any person whose property and interests in property are blocked pursuant to this order would seriously impair my ability to deal with the national emergency declared in this order, and I hereby prohibit such donations as provided by section 1 of this order.

Sec. 4 The prohibitions in section 1 include:

- (a) the making of any contribution or provision of funds, goods, or services by, to, or for the benefit of any person whose property and interests in property are blocked pursuant to this order; and
- (b) The receipt of any contribution or provision of funds, goods, or services from any such person.

Sec. 5 (a) Any transaction that evades or avoids, has the purpose of evading or avoiding, causes a violation of, or attempts to violate any of the prohibitions set forth in this order is prohibited.

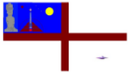
(b) Any conspiracy formed to violate any of the prohibitions set forth in this order is prohibited.

Sec. 6 for the purposes of this order:

- (a) The term "person" means an individual or entity;
- (b) the term "entity" means a partnership, association, trust, joint venture, corporation, group, subgroup, or other organization; and
- (c) the term "United States person" means any United States citizen, permanent resident alien, entity person or citizen registered under the new "Republic of America" Private Corporation 2018 organized under the present laws of the United States or any jurisdiction within the United States (including foreign branches)

Sec 6 Or any person in the United States operating against the interests of King George III Crown of Britain UK Jurisdiction is forbidden as an enemy of the Kings Estate. King George III owns all the Legal Documents usurped by the new Republic of America" in this "Declaration of War on the Republic of America" "Declaration of War on America" "Declaration of War on New Zealand" "Declaration of War on Britain UK" and Queen Elizabeth II Rothschild family, Israel, Saudi Arabia, Rome, Popes Catholic Church and Queens Church of England Terrorist Mafia Satan Criminal Corrupted Fraudulent Organization murdering children at properties along Finchley Rd London UK Linked to America Scottish President and Queen of Scots Murderers Queen Elizabeth II exposed now to the British





People what the Queen has done illegally to wreck Britain you are charged with offenses committed inside this Declaration of War Flag of King William IV Jurisdiction.

Sec. 7 For those persons whose property and interests in property are blocked pursuant to this order who might have a constitutional presence in the old Dissolved Corporation United States, I find that because of the ability to transfer funds or other assets instantaneously, prior notice to such persons of measures to be taken pursuant to this order would render those measures ineffectual. I therefore determine that for these measures to be effective in addressing the national emergency declared in this order there need be no prior notice of a listing or determination made pursuant to this order.

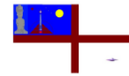
Sec. 8 The Secretary of the Treasury, in consultation with the Secretary of the King George III British Imperial State, is hereby authorized to take such Property Seizure actions, including adopting rules and regulations, and to employ all powers granted to me by IEEPA and the Act as may be necessary to implement this order and section 1263(a) of the Act with respect to the determinations provided for therein. The Secretary of the British Magistrate Court Bank Treasury may, consistent with applicable law, re-delegate any of these functions to other officers and agencies of the British conquered States including the founding of America by King George III ownership of all legal Instruments seized upon this Writ of Execution Property Seizure Arrest Warrant back into the Kings Bench Court Custody. All British Kings Crown agencies shall take all appropriate measures within their authority to implement this order.

Sec. 9 The Kings Bench Magistrate Court Secretary of State is hereby authorized to take such actions, including adopting these American Republic rules and regulations as King George III Legal Authority direct to Westminster Magistrate Court and Westminster Parliament with the Pirates of the Queen removed from Office as Judgement Debtors in these Laws, Queen Elizabeth II does not legally hold away from British Soil Land she has abandoned for America corrupted State, and to employ all powers granted to me by IEEPA, the INA, and the Act as may be necessary to carry out section 2 of this order and, in consultation with the Secretary of the British HM His Majesty Treasury, the reporting requirement in section 1264(a) of the Act with respect to the reports provided for in section 1264(b)(2) of that Act. The Kings British Secretary of State may, consistent with applicable law, re-delegate any of these functions to other officers and agencies of the dissolved United States consistent with applicable law defaulted back to the British Kings Bench Common Law and Kings Bank Bench Corporate Crown Court.

Sec. 10 The Secretary of the Treasury, in consultation with the British and New Zealand Surrogate King's Moai Crown Federal Secretary of State and the Kings Bench Attorney General, is hereby authorized to determine that circumstances no longer warrant the blocking of the property and interests in property of a person listed in the Annex to this order, and to take necessary action to give effect to that determination.

Sec. 11 The Secretary of the British Surrogate Kings Treasury, in consultation with its inherent Secretary of State, is hereby authorized to submit recurring and final reports to the Surrogate Kings Bench British Navy Military Moai Crown King William IV Trust Congress on the national emergency declared in this order, consistent with section 401(c) of the NEA (50 U.S.C. 1641(c)) and section 204(c) of IEEPA (50 U.S.C. 1703(c)) under the Surrogate Moai Crown King George III King George IV King William III King Ernest Augustus I and William III Crown Sovereign Monarch Great Seal Authority Jurisdiction Inheritance Claims as the Exclusive Sovereigns over their conquered lands Trusts and Wealth throughout the world





Sec. 12 This order is effective at 08:01 p.m., Eastern Standard Time, November 25, 2018.

Sec. 13 This order is intended to create legal right for benefit, and substantive, procedural, enforceable at law in equity by any party acting against the British UK Government under the new Republic of Britain UK (Global Britain) King William IV Republican Flag of the British Kings Crown Sovereignty Monarchy our Legal Partner Britain UK New Zealand Pacific Islands British Commonwealth Countries, their departments, agencies, entities, their officers, employees, and Kings Crown Flag Ship agents, and any other persons appointed by the First Party Surrogate King and British Westminster Parliament Second Party Partnership Contractor Business Interests of the British People and people of the Commonwealth with New Zealand and Pacific Islands Moai Crown Earth Gods People

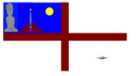
JOHN H K WANOA
MOAI POWERHOUSE,
November 25, 2018.
ANNEX

DECLARATION OF WAR EMERGENCY THIRD PARTY 'CROWN' BANK FINANCIAL THREAT

"Cited" The unconstitutional New Zealand Colonial Government committed these Criminal Acts by all the Judicial Enforcement Agencies; thereof a direct threat upon our Moai Crown Federal State British Dual Nation State Governments Commercial Landowners Trading Bank Flag Sovereign Authority Financial Investment Security and Economic Land Development Interests; for their own Foreign Private Commercial Bank Security of Investment Interests. The original British Land Title Contract remains with Paramount Chief Tira Waikato Whareherehere Manukau of Maungatautari Mountain in Cambridge in his Pohara Marae Rock Memorial to his Pungapunga Marae Hapu Waikato Tribes Sale and Purchase Agreement with King George IV; for this New Zealand Country Land to Britain UK three Kings Emperors Crown Estate Lands to his Brother King William IV 1834 Declaration of War State of Emergency Trading Bank Creditors Flag Sovereign Authority Law Jurisdiction; Right to Seize Back the Native Paramount Chiefs New Zealand Pacific Island Ancestral Inheritance Land; as a consequence of the Criminal Offenses Listed herein. Committed by the Pretend Government of New South Wales and New Zealand Iwi Maori "Crown" Corporations; their private stolen land, by "Crown" Agents, Rothschild Banks, Queen Victoria, and Queen Elizabeth II Monarch Church and State Royal Families; Third Party manipulation and tampering of our Paramount Chiefs Two Party Partnership Private Contract; with King William III St Patrick 8 point Star Municipalities Act 1694, Bank of England Act 1694, and Pound Note Act 1694, Coins and Mint Act 1694 Creditors Act 1694 King William IV 1834 Declaration of War Commercial Trading Bank British Military Protectorate; Kings Emperors Ruling Authority 8 Point Star of St Patrick Church of Belfast Northern Ireland UK; Kings Royal Revenue Collection of Ground Lease Lands Rent Rates Fines. Administration of the three Kings conquered and or seized lands off Pirates on the High Sea of Admiralty; back into these Three Kings and Three Paramount Chiefs Possession; by defaulted contracts or acts of war;; Threat or Bank Investment Corruption and Fraud; against the "Crown" Corporations "Agents"; the Present Paramount Chiefs named the Law Breaking Offenders on Social Media; and or Directly Notified in person at their Business Address or family Home; as Served not affected by the Limitation Act of Time of Offence to Time of Conviction; is clothed in our Three Chief, Three King Private Contract.

"Cited" These are Criminal Acts perpetrated by the unconstitutional New South Wales Australia and New Zealand Government, British UK Government, Republic of America Government, Canadian





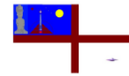
Government, and all their Queen Elizabeth II Rothschild Crown Corporation Judicial Enforcement Agencies thereof; upon the people of our British UK New Zealand Pacific Islands Commonwealth Countries of Britain UK Nation States Country's; and their Fraud counterpart Australian Queen Victoria Crown Corporations people; include but not limited to the following;

- Treason
- Economic Terrorism
- Fraud and Deception
- Conspiracy to commit Unlawful Acts
- Murder
- Kidnapping
- Theft
- Intimidation
- Crimes against Humanity
- Crimes against the Environment
- Enslavement
- Wrongful Arrest and Conviction
- Unlawful Seizure of Lands and Possession
- TPPA Threat on our Pacific States Seabed Titles
- Queen Elizabeth II Conflict of 3rd Party Interests

"Cited" As from 0001 Hours on 28th day of June 2002 our Paramount Chiefs of Aotea New Zealand and the Pacific Islands Moai Crown Native Govt Nation was at War with NZ "Crown Corporations. We the Paramount Chiefs Successors swear our Oath to 3 Kings William III, IV, George IV & 3 Paramount Chiefs Tira Waikato Whareherehere Manukau, Rewharewha Manukau and Hoori Te Kuri of Taheke NSW and NZ IWI Maori "Crown" Ngati Whatua Corrupted Paramount Chief Tira Waikato Whareherehere Manukau Pohara Pungapunga Marae and his Maungatautari Pa Whakapapa Title "Cited" This proves the Stolen Pungapunga Hapu Whakapapa of Paramount Tira Waikato Whareherehere Manukau Chiefs First Name and his Whakapapa were compromised illegally and unlawfully by IWI Maori Crown" Corporations Private Interest Businesses for their Self Interests and not the Security Investment Interests of all New Zealanders; Hence our Legal Authority Reason to Seize back his Name his Titles and Whakapapa back to the Moriori Pungapunga Hapu First Nations Native Inhabitants; This 1 Native Chief signed a Commercial Landownership Title Transfer of New Zealand Native Country to King George IV in 1823 Period of Reign 1820 to 1830 under the British Crown Emperors Land Patent Creator of Security Investment Instruments using Lands to borrow Money from the 3 Kings; Bank of England; The Acts of King William III St Patrick 8 Point Star that we carry on our King William IV Commercial Contract Flag; in a Private Two Party Partnership Private Contract of Admiralty Magistrate Court Military Protection of our new Businesses in a Continuity of Sovereignty Kings Contracts.

Attorney General Christopher Finlayson is the "Crown" Corporations Trust Master of the The Corrupted 1840 Treaty of Waitangi Settlements that he is paying out 1% Treaty Settlements to a Bogus Fake IWI Maori "Crown" "NGATI WHATUA" Tribe we "CITE" here as "TIRA WAIKATO" Woman Whakapapa the Catalyst of Fraud Land Title Claims Fabricated to Claim a Male Bloodline Paramount Chiefs Titles from Britain UK is the GRAND THEFT Charges we Hold against all the Treaty Claimant New Zealand "Ngati Whatua IWI Maori Crown Land Contractors who use these corrupted NSW NZ "Crown" Invented Whakapapa Illegal Instruments as Land Claim Settlements are now Third Party to a Two party Partnership Title Holder of New Zealand Country as the Subject of Direct Action by the First Party "British Crown" Royal Navy First Lord of the Sea Sir Phillip Jones and me New Zealand First





Nations Native Land Title Holder and Executor Surrogate King Executor myself Hoani kahaki Wanoa (John) shall Settle out and Call up the Accounts of the "Queen Victoria Trust", "Nagi Whatua IWI Maori Trust", "Intuition NZ Trust", "Waitangi National Trust", NZ, NSW "Crown" Corporations Trusts", "TPPA 11 Country State Corporations Businesses and Trusts" Affiliation to this "Ngati Whatua Trust" Fraud Corrupted Business; "Moai crown" King William IV Trust" Enforced a "State of Emergency" Declaration of War" on these "Pirates on the High Seas, Shall Seize back the Kings Emperors Titles over the Lands and Assets these Pirates have accumulated in wealth through Criminal Bank Fraud Land Transfer Instruments we now seek to legally Claim as Real Threats of Grand Treason Fraud and Corruption of the Justice System of New Zealand practiced over other Affected Countries of the Globe Defrauded with the same Corrupted Bank Instruments.

"Cited" His Name "Tira Waikato" is used in this Fraud Manufactured Whakapapa by this Ngati Whatua Iwi Maori "Crown" Corporation as a Woman and Wife of "Mahanga" 1st Husband and 2nd Husband "Ripiro" for the Fabricated IWI Maori 1840 Treaty of Waitangi Native Title CT Land Title Claims

"Cited" NZ, NSW "Crown" Ngati Whatua Trusts IWI ; Created to Defraud the Paramount Chiefs and Citizens of New Zealand using Stolen Identity Male Line Dominant Paramount Chief "TIRA WAIKATO" as a Female wife of Ngati Whatua IWI Chiefs MAHANGA and RIPIRO

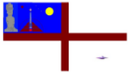
"Moai Crown" King William IV Trust" Cites the creators of this Fraud Waikato Whakapaapa by these IWI Maori Corporations of the Queens Maori People is nothing short of generations of stolen wealth, land and natural resources wrecked families and their right to this stolen wealth going to an elite family of Pirate Thugs within the New Zealand "Crown" System of Corrupted Courts Judges Lawyers Politicians Church Minister who usurped all the hard work put together by the Paramount Chiefs and Kings Common Law Royal Families snatched by the Rothschild Banks Maori and their Queen Elizabeth II Fke Coronations Seals that have no legal Authority in New Zealand but Piracy acting on the High Seas; recently on Waitangi Day 6th February 2018 the Maori Whakameninga Chiefs made their interpretation of the same King William IV Flag as a Flag on the Sea; claims their Jurisdiction is somewhere between New Zealand and Australia; cannot explain in real how the King of Britain UK Managed to give Maori and their present Paramount Chiefs the legal right to use this Commercial Private Contract Flag on the sea as they describe it to be really has no Legal Effect than a flag illusion; assumption of Self Maori Government Sovereignty with Commercial Title missing in the Flag.

I joined the Whakameninga in 2003 just before the New Zealand Foreshore and Seabed Act 2004 was passed under this "Ngati Whatua Iwi Maori Crown" Corporation; Invented to Defraud the public of New Zealand into a false Whakapapa riddled in fraud you see right here before your eyes Burden of Proof; Of Silence, Ignorance; Failed Jurisdiction of Legal Authority against an Incumbent "Moai Crown" Kings Bench Native Magistrate Court Law Enforcement Legal Authority Jurisdiction as Commercial Bank Creditors; Commercial Landowners; Right to Bill Debtor Charge any Man Woman Child or Chief on New Zealand Soil Land for Fraud Crimes.

The Acts of King William III, King George IV and King William IV shall apply in these 'Citations'

"Cited" "Ngati Whatua Iwi Maori Trust" Created this Offensive Fraud Whakapapa These IWI Maori "Crown" Corporate Pirates have failed to Refute the Claims I make against them defaulted into a British Kings Commercial Private Contract under King William IV 1834 Declaration of War Flag Sovereign Authority Jurisdiction against each individual Offender Named as a Criminal Fraudster is inescapable "Trial by Media" Admissible Evidence in the High Court of Admiralty in London UK and in New Zealand as Discovered Title Information that Offenders are Silent Admission of a "Guilty Plea" as a Lack of Evidence to win any case.





"Cited" "Ngati Whatua Iwi Maori Trust" Corporate Private Company and Maori Whakapapa Land Court Titles Invented by the NSW and New Zealand "Crown" Government manipulation of our Stolen "Tira Waikato Wharehere Manukau" Paramount Chief Whakapapapa

"Moai Crown" Federal State Flag Government UK NZ "Cited" "Tira Waikato" as a Woman in the Offensive "Ngati Whatua Trust" Whakapapa Exposed above Invented by its owner NSW New Zealand Queen Elizabeth II Crown Corporation Criminal Fraudster and Rothschild Bank Elite Families facing Moai Power House Bank 970 Million Trillion-Trillion Pound Note GBP Note Equivalent Value Gold Bullion, Water Money Currency, Pound Note Value Judgement Debtor Instrument and Bounty of 1 Trillion Moai Pound Note on their Head.

The Offending Corrupted Fraud Te Runanga O Ngati Whatua Whakapapa was created by their NSW Australia and New Zealand "Crown" Legal Patent Name Owners of the Words "Maori" and "Iwi" for their "Maori Land Court" Land Transfer Titles is Corrupted meaning "FRAUD" and CORRUPTED LAND TITLES is a PUNISHABLE OFFENCE.

"Cited" "Te Otene Kikokiko - a Ngati Whatua chief - stated in 1869 before the Native Land Court (on title investigation of Ruarangihaere):

"Cited" "One branch of my people was called Ngatiwhatua the ancestors of Te Taou are distinct from that of Ngatiwhatua - foreign tribes would call us all Ngatiwhatua, but we ourselves know the distinction". 93

"Cited" Although there is no doubt that the present Ngati Whatua coalition - as represented by Te Runanga O Ngati Whatua - is as much a tribal confederation as are Hauraki, Tainui, Te Arawa, Ngati Awa, Nga Puhi and 54 others, that position is not reflected in Te Runanga O Ngati Whatua Act 1988 which refers to the confederation as a single tribe and includes the objective of bringing the assets of its members under a single, centralized control.

"Cited" Accordingly, in the view of this witness, the Act - which also confines runanga membership to the descendants of the tupuna Haumoewarangi - does not reflect the realities of the Ngati Whatua confederation.

"Cited" If the Act was intended to deal with the interests of Ngati Whatua tuturu, membership should have been confined to the descendants of Koieie, rather than Haumoewarangi.

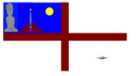
"Cited" The latter, in any event, is more widely recognized as the tu puna of Te Uri O Hau

"Cited" Current Ngati Whatua Runanga membership criteria would suggest that the runanga lacks a statutory mandate to speak and act for the Kaipara iwi of Te Taou and Te Kawerau, as well as the following Northern Wairoa and Kaihu iwi who generally do not whakapapa to Haumoewarangi:

"Cited" (Te Roroa, Te Rarawa (Ripia, Naumai and Kapehu maraes, Northern Wairoa (and Tama Te Ua Ua marae, Kaihu), Nga Puhi (Oturei and Taita maraes, Northern Wairoa) and Te Ati Awa (Ahikiwi marae, Northern Wairoa). On descent grounds, most members of the above maraes enrolled with Ngati Whatua Runanga appear to lack a legal basis for that enrollment.

"Cited" By resolving at its Runanga Poupuu hui of 23 February 1993 to proceed with runanga elections without requiring proof of descent from the tupuna Haumoewarangi, the runanga may have demonstrated a lack of commitment to resolving that problem.





"Cited" 94 to all accounts the above confusion was not conveyed to the Waitangi Tribunal in the Railways Land case (WAI 264).

"Cited" The projection in those proceedings of Ngati Whatua as a single tribe - rather than a loose confederation of tribes - must have encouraged a tribunal view of some tribal over-right in the Auckland district (Tribunal decision p 5) exercisable by Ngati (55 Whatua Runanga.

"Cited" And yet John White in his Maori Customs and Superstitions lectures of 1861 was adamant that historically Ngati Whatua (alias Nga Oho) ki Auckland retained an exclusive and independent authority over all their conquered Auckland lands - permitting no interference by their parent tribe of Te Roroa.

"Cited" On that basis, it is difficult to see how Ngati Whatua Runanga could have claimed an interest in the area.

"Cited" 95 It is, of course, a truism that tribal confederations only survive for as long as they are able to satisfy the interests of constituent members.

"Cited" In 1992, probably some 450 years after its Ngai Tamatea tupuna migrated from Muriwhenua, Te Roroa - which has only a handful of members who whakapapa to Haumoewarangi and at least half its membership with collateral links to the Nga Puhi tribal confederation - determined that its interests lay in reverting to its historical, independent iwi status.

"Cited" Consequently, as from that time, Te Roroa has stood apart from the Ngati Whatua and Nga Puhi tribal confederations, each of which it has supported at various moments in its history. Hoani Kahaki Wanoa (John) "Moai Crown" Sheriff Private Investigator of Fraud Whakapapa Titles Dated Wednesday 28th February 2018

<http://repository.digitalnz.org/.../ maori the crown and...>

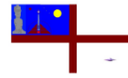
Ngati Whatua Iwi Runanga Invented a Maori Pakeha Woman Whakapapa of Tira Waikato Whareherehere Manukau Male Bloodline Paramount Chief of Waikato Whakapapa id Fraud. Tainui Iwi, Ngati Whatua Iwi, Te Arawa Iwi, Nga Puhi Iwi, Ngati Porou Iwi corrupted the Name Surname of Stolen Identity Whakapapa of manufactured lines of non-existent Whakapapa Chiefs TIRA WAIKATO WHAREHEREHERE MANUKAU Paramount Chief as a Woman Whakapapa under TIRA WAIKATO (W) = MAHANGA (M) Male Husband I state here is the wife of RIPIRO (M) Male second Husband Corrupted WHAKAPAPA Title

That is Highlighted in this FRAUD FACT CITED EVIDENCE Heard in the Te Unga Waka Marae Native Magistrate Court Hearing Case in Epsom Auckland New Zealand on 11th November 2018 against Ex-Prime Minister John Key and his NGATI WHATUA IWI MAORI "CROWN" Pakeha Tribe now Liable d for these Serious Criminal Offences and Degradation of our Paramount Chiefs "Moai Crown" Moriori Tira Waikato Whareherehere Manukau Male Whakapapa and Hoori Te Kuri Male Whakapapa with British King William III, King William IV, King George IV British 3 Kings Emperors Titles and 3 Chiefs Contract Titles

All of the Whakapapa of Te Runanga O Ngati Whatua is

"Cited" here as Criminal Fraud Maori Grand Theft of Identity Whakapapa over the years backdated to 1830 King George IV Start of Offences captured here exposed for the very first time issue of a Property Control and Possession Recovery of Land Assets and Forfeiture of Corrupted Fraud Business Bank Transfer Land Transactions starting with 77 Cook Street Auckland Property Seizure





and East Coast Lottin Point and East Cape Land Seizure in Notified Intention Defaulted Private Contracts

All these Iwi Maori "Crown" Fake Tira Waikato Female Whakapapa Genealogy has been created illegally without Proof of Claim Title defrauded the Public of New Zealand Tax Payers

"Cited" Crown granted back to Maori and declared to be inalienable; the Crown grant for the reserves issued in the names of Mihaka Makoare, Arama Karaka and Tiopira Kinaki, who obviously were trustees of communal property rather than absolute owners.

"Cited" That trusteeship can only be regarded as being at variance with the land court's view of Tiopira only having an individual beneficial interest in the land;

"Cited" The trusteeship also was inconsistent with succession orders to two of the trustees i.e. Tiopira and A K Haututu made in 1892.

"Cited" Rather than making succession orders in the absence of any investigation into relative beneficial 122' ownership of the land - by which effectively were destroyed the tribal trusts - pursuant to its protective duty towards Maori, the Court clearly should have appointed new trustees. 193

"Cited" SECTION 5 5.1 Pouto Block He Whanau Riri (A Family in Dispute) 5.1.1 Introduction Although it undoubtedly now is the case that the mana of Pouto rests with Te Uri O Hau alone, much of the title history of the land is confused - suggesting ancestral claims by a number of differing ancient possessors.

"Cited", Pairama Ngutahi, for instance, claimed Keiha block, in 1871 from the tupuna Pakauwhati, while A K Haututu and Pairama claimed the Pilot Station block in 1873 under Haumoewarangi, rather than Hakiputatamuri. Four years later Pairama, on behalf of Te Uri O Hau, preferred a claim to Pouto 3 block without naming his tupuna.

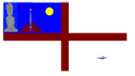
"Cited" The following day, again on behalf of Te Uri O Hau, Pairama preferred a claim to Ripiro or Pouto 2 block of 51,500 acres. In the absence of objections, a memorial of title issued to 18 individuals viz. Pairama Ngutahi, Hone Waiti, Arama Karaka Haututu, Netana Kariera, Tiopira Kinaki, Mihaka Makoare, Te Hemara Tauhia, Paora Tuhaere, Hemana Whiti, Reihana Kena, Henare Rawhiti, Paraone Ngaweke, Manihera Makoare, Piripi Ihamaera, Hemi Parata, Eramiha Paikea, Kira Kerepe and Ereatare Tarehu. Notably, 13 of those individuals were identical with 13 out of 17 rangatira descendants of Haumoewarangi admitted into the title of Aoroa block. 196 The Aoroa rangatira also were representatives for differing tribes.

"Cited" There seems little doubt Pairama's whakapapa from Pakauwhati was manufactured for the purpose of excluding Ngati Whatua interests through Pokopokowhititera and Taumutu from the memorial of ownership as later alleged by H W Toka: "But at the investigation Haki was not set up because Pairama was afraid of Ngati Whatua, so Pakauwhati was set up: 198

End of Te Runanga O Ngati Whatua Whakapapa Corrupt "Crown" Corporations Grand Treason

The British Royal Navy is our three Paramount Chiefs Commercial Trading Bank Magistrate Court Two Party Private Contract Business Military Protectorate Partnership Iwi Maori Crown third Party





"Cited" TAKE NOTICE; Of the absence of Manukau and Parapara Moriori Names Surnames Whakapapa that I claim here in the Wanoa (F) = Rogan (M) Manukau (W) = Rogan (M) Whakapapa Bloodlines missing in these Pakeha "IWI MAORI CROWN" Corporations Manufactured Whakapapa Stolen Identity; Traditional Hapu Male Line Dominant History; of the Original Indigenous True Ancestral

"Cited" Connection to Paramount Chiefs; and their Native Lands; Is Criminal Fraud Tampering of Titles Created by the Kings Emperors British Crown Land Patent Corporate Partnership with these three Paramount Chiefs Tira Waikato Whareherehere Manukau, Moriori Pungapunga Marae First Nations Chief of Arapuni who sold his Moriori New Zealand Country Lands to King George IV in 1823 was

"Cited" Succeeded by his Descendant Rewharewha Manukau living on his Manukau Marae in Waiuku and his Uetaua (Pukekohe) Land he sold to King William IV in 1862 through British Crown Land Agent John Rogan on his Manukau Awaroa Native Magistrate (Awaroa Bank) Court Land of Awaroa Hapu

"Cited" Manukau 10 acre Moriori Land Block in Rata Street, Helensville, Kaipara Harbor. This formed the New Auckland Provincial Title Land which I am Claiming back under British Kings Imperial Title Deed "Moai Crown Moriori Trust Deed Discovery Title Land over New Zealand and Pacific Islands

"Cited" The third Paramount Chief is Hoori Te Kuri of his Taheke Marae Native Magistrate Court and his Direct Bloodline Descendant Morris Lowe Baker, Taheke District Deed Title Holder Claimant versus the crooked snake Chris Flayson settling Maori Iwi Crown Treaty of Waitangi Claims for 1%

"Cited" Chris Finlayson NZ Queen Elizabeth II Crown - NSW Queen Victoria Crown Corporate Fraudsters Default Contract Judgement Debtors to "Moai Crown" King William IV Trust Judgement Creditors

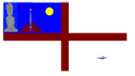
"Cited" "Ngati Whatua" Tribe is an Invention of the Runanga Maori Parliament "Iwi Crown" Corporations for special purposes of defrauding the Paramount Chiefs and Tribes of New Zealand and Pacific Islands for their own New Zealand Queen Elizabeth II Church and State Rothschild Bank Financial Investment Bank Interests; To manipulate Native Titles in other Indigenous Country States wealth through these Moriori Manukau Native Land Title; Whakapapa Memorial Stone Rock Instruments of a King George IV Crown Land Patent Blueprint Bank Lien Loan Land Mortgage Instrument; A Blueprint William IV Crown Land Patent Title Transfer Title from Tira Waikato Whareherehere Manukau to Rewharewha Manukau by King William IV 1834 Declaration of War Bank Trade Flag.

"Cited" These are our "Moai Crown" Federal Flag State Government of the World Commonwealth; British Emperors; King William III, King George IV and King William IV under the Three Kings 1834 Declaration of a State of Emergency Commercial Trading Bank Judgement Creditors Flag Debtors Judgement Third Party Law Recovery "Moai Crown" King William IV Trust" Corporate Authority.

"Cited" Using the Acts of Westminster between 1690 King William III and 1862 King William IV First Party and Rewharewha Manukau through Queen Victoria, Queen Elizabeth II NSW, NZ "Crown" 3rd Party Private Contract Foreign Interests 'Threats against our Commercial Landowners Interests'.

"Cited" The Blueprint Whakapapa of the 4 main Tribes of the Whakameninga Confederation of Chiefs of Tribes of Aotearoa New Zealand Manufactured Invented Fabricated for the Whakapapa Interests of





“Ngati Whatua” Iwi Maori “Crown” State Corporations Commercial and Private Contract Financial Investment Bank Land Legal Instrument Interests used over a time period Chiefs backdated to 1820 King George IV and Paramount Chief Tira Waikato Whareherehere Manukau “Whakapapa” Set out here my myself the Author and Executor for the “Moai Crown” Moriori Manukau Trust” for this Manukau, Rogan Wanoa Whakapapa designed for this corrupted Fraud Corporate Iwi Maori “Crown” NGATI WHATUA Pakeha Pirate Tribe Invented in the 1800 to 1940 contemporary period of time affecting all Native Memorials to Indigenous Lands in the World under these Three Kings Exclusively Claimed under these thre Paramount Chiefs British Born Recorded Land Deed CT Titles

"Cited" We now unite all Indigenous Native Titles in 250 Countries affected by our Chiefs Land Memorials and Commercial Landownership Legal Titles to the Native Landowners portion of the Kings Royal Revenue and Prize Possessions as their Successors and Assigns holding the True Kings Title Deeds Enforced into Law as a consequence of a “No Response Counterclaim against our Absolute Claims to the Kings Wealth and Inheritance of their Kings Crown Land Patent Memorials joined in a Private Contract Two Party Partnership Business we now Call up the “Crown” Judgement Debtors Accounts totaling 970 Million Trillion’ Trillion GBP Pound Note Gold Bullion and Seized Property.

APOSTILLE; Article 7 of the Hague convention provides for the use of a standardized authentication certificate called an "**apostille**" and consists of the following:

Name of the country from which the document emanates; New Zealand

Name of person signing the document; Hoani Kahaki Wanoa (John) Executor for “Moai Moriori Manukau Trust”, Moai Crown King William IV Trust”,

The capacity in which the person signing the document has acted; in the case of unsigned documents, the name of the authority which has affixed the seal or the stamp; Morris is a Direct Blood Descendant of Paramount Chief Hoori Te Kuri of Taheke Marae Native Land Area of Hokianga Districts in Northland

Place of certification; Auckland

Date of certification; 1st February 2018

The authority issuing the certificate; New Zealand Government Internal Affairs and British Foreign Affairs Britain UK

Number of certificate; 0001

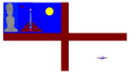
Seal or stamp of authority issuing the certificate; New Zealand Government

Signature of authority issuing certificate.

APOSTILLE

(Convention de LaHaye du 5 octobre 1961)





1. **Country:**..... New Zealand

This public document..... Paramount Chief Hoori Te Kuri claim to his British Land Titles Boundary areas of Succession, Ancestral Inheritance, Whakapapa Chieftainship as Trustee Head of his Taheke Marae Manawhenua Title to his Boundary Areas designated by the Weslean Church, Methodist Church and British Kings Emperors Title under King William III, King George IV his Commercial Private Contract of his Native Sale and Purchase Business Partner Paramount Chief Tira Waikato Whareherehere Manukau 1823 and King William IV and Moriori Paramount Chief Rewharewha Manukau Commercial Landownership Private Contract Two Party Partnership under his and Judge John Rogan British Land Transfer to King William IV 11 November 1862 which formed the basis of the New Zealand Native Land Act 1862 Blueprint Title to all Indigenous Countries in the World linked to these 3 Paramount Chiefs and 3 Emperor Kings of Britain UK New Zealand and Pacific Islands Commonwealth Countries of their British Empire States. New Zealand is a Commonwealth Country of these three Kings British Empire in 250 Countries under our 1834 King William IV Commercial Trading Bank Private Contract Magistrate and British Imperial State Navy Military Protectorate Paramount Chiefs Self Sovereign Authority Jurisdiction and Constitutional Flag of New Zealand given by King William IV on 20th March 1834

2. **has been signed by**.....

3. **acting in the capacity of**..... Paramount Chief Mohi Manukau

4. **bears the seal/stamps of**..... "Moai Crown", Surrogate King

Tira Waikato Whareherehere Manukau with Bishop Thomas Kendal in a Private Contract Sale and Purchase of Aotea New Zealand Pacific Island Country s to King George IV Purchase Agreement in Edinburgh Magistrate Court 1823 Claims to the worlds Indigenous British Emperial States Countries Blueprint Native Land Title of succession to King William IV under Salic Law Oath forbidding Woman to the Throne of Britain UK New Zealand Partnership.

Certified

5. **at**..... Auckland New Zealand

6. **the**..... 1st of February 2018

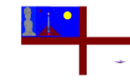
7. **by**..... Surrogate King William IV ... Hoani Kahaki Wanoa (King John) Witness as Executor of the Moai Moriori Manukau Trust, Moai Crown Federal State Flag Sovereign Authority

8. **No**..... 0002

9. **Seal/Stamps:**

10. **Signature:** John Wanoa Executor and Administrator





Hoani Kahaki Wanoa “Fact Cited Proof of Claim Title Evidence” Dated Friday 16 Feb 2018

Located in Otahuhu District, Auckland New Zealand.

“I Hoani Kahaki Wanoa” Swear my Oath of Office and Allegiance to the 5 British Kings Emperors successor “King Ernest Augustus V” Reigning Monarch King of Britain UK Hanover and Aotea New Zealand and Pacific Islands, Commonwealth Countries of the World as these 4 Kings Legal Partner and Commercial Landowner Royal Tahitian “Moai Crown” Legal Sovereign Authority Jurisdiction legally setup as “British Empire States” of 5 Kings Imperial Laws for 250 Countries.

1/ “**Executor**” of the Moai Crown” King William IV Trust” in Westminster City, Britain UK.

2/ “**Executor**” of the Moai Crown” Memorial Trust” Jurisdiction of New Zealand and Pacific Islands, Rai’atea Island and Rapa’nui Island Executors Office in Auckland, New Zealand.

3/ “**Executor**” of “King William IV British Crown Land Patent Commercial Landowner Title” derived from Rewharewha Manukau and Queen Victoria New Zealand Native Land Act 1862.

4/ “**Executor**” of Moai Pacific Island Royal Tahitian Family Whakapapa Native Discovery Titles.

5/ “**Executor**” of the 1834 King William IV British Royal Navy Admiralty Bank Magistrate Court Declaration of War Military Protectorate Flag against third party threats against our Paramount Chiefs Commercial Landowners Financial Trading Bank Investment Interests for our two party Private Contract Continuity of unbroken Sovereignty with this British Kings Emperors Given Flag.

6/ “**Executor**” of the “Moai Power House Bank”, “Moai Crown” Pound Note Legal Money Instrument of Value against the Moriori Manukau Native Land Titles and other Native Lands that have used these Manukau Native Conveyancing Title, Instrument Laws and Contracts as mirror imaged Title Transfer Mortgage Bank Loan, Lien, Money Security of Interest Investment Bank Statement and Transaction Recorded Memorial Land Transfer Legal Title Instruments.

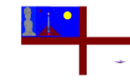
New Zealand Pacific Islands British Emperors 250 Commonwealth Countries of the World

Founded under King William IV 1834 Declaration of War Trading Bank Flag Sovereign Authority Jurisdiction legally transferring Native Lands under these three King Emperors conveyancing land title mortgage lien instruments of Admiralty Magistrate Court legal authority and jurisdiction to these three Paramount Chiefs Native Landlords, Commercial Landowners Private Contract Titles;

These three Kings and three Paramount Chiefs Commercial Asset Wealth, Land, Banks, succeeded, inherited, administered globally by these Corporate and Private Companies Chief Commander and Executor “Hoani Kahaki Wanoa” (John) Appointed by Chiefs for shareholders and beneficiaries of;

1/ “Moai Crown King William IV Trust”





2/ "Moai Crown"

3/ "Moai Crown Moriori Manukau Trust"

4/ "Na Atua E Wa Aotea Limited" Registered Company in New Zealand, Private Company NZ

5/ "Moai Power House Group Limited" registered company in London UK (pending new name)

6/ "Moai Crown Federal State Government of the World" (Under King William IV DOW Flag)

7/ Surrogate King William III Private Contract with St Patrick Church Order 8 Point Star Flag of;

King William IV 1834 Commercial Trading Bank Flag Municipalities Acts, Laws and Ordinances;

Created by King William III in Belfast Northern Ireland, Britain, UK, St Patrick 8 Point Star Flag

Created Wil III, Bank of England Act 1694, Pound Note Act 1694, and Coins and Mint Acts 1694,

The Acts of Westminster King William III, King William IV and King George IV were Legally Enforced into "Moai Crown" Federal State Government Imperial Laws of King William IV 1834 Flag State of Emergency Declaration of War on all third party Pirates operating illegally on the High Seas as Commercial Operators acting illegally Occupying Native Lease Lands with Threats against our Paramount Chiefs Native Ancestors Lands now enforcing our Three Emperor Kings Admiralty Court Martial Laws over the Moriori Manukau Native Lands, seized of into our custody.

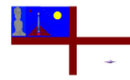
These British Leased Lands are protected by the Emperor King William IV Crown Land Patents jointly in the 1834 Declaraton of War Trading Bank Military Protectorate Flag of a genuine binding Commercial Contractor Business Partnership between King George IV and Paramount Chief Tira Waikato Whareherehere Manukau of Cambridge New Zealand District egally owns New Zealand Paper Title Instruments under the British Title System of Land Occupation Leases, shall terminate.

Tira Waikato Whareherehere Manukau remains as the Legitimate Landlord Lessor of New Zealand Native Land Title Deeds, transferred to his ancestor Rewharewha Maukau private Contract with King William IV Flag flying on Mt Eden Borough Council Building, flying on any "Moai Crown" State Government Marae Native Magistrate Court in New Zealand promoting these 3 British Kings Emperors Government Building as a Commercial Trading Bank Flag Authority of King William III St Patrick Church Order 8 Point Star representing New Zealand Borough County Council Buildings Municipalities for Land Rents as Collection Agencies for the 3 Kings Conquered Leased CT Lands.

These three Emperor Kings Legalized the Whakapapa of these three Paramount Chiefs Tira Waikato Whareherehere Manukau of Pohara Pungapunga Marae in Cambridge, his descendant Rewharewha Manukau on his Manukau Marae in Waiuku and Hoori Te Kuri on his Taheke Marae in Hokianga as Commercial Landowners of Legal Native Land Title Holders transferred to their Blood Descendants

The Legal Successors to these three Paramount Chiefs named here are;





Hoani Kahaki Wanoa of Auckland New Zealand for Tira Waikato Whareherehere Manukau and Rewharewha Manukau who signed the Native Land Transfer Title Documents of these three Native Paramount Chiefs to their respective Deed Title Landownership Titles Registered on these Marae in

“Te Unga Waka Marae Native Magistrate Court on 20th September 2017 and again on this Marae;

Friday 11th November 2017 Historic Annual Event Sale and Purchase of Uetaua (Pukekohe District) through John Rogan to King William IV British Crown Land Patent Office, Westminster Parliament

This Pukekohe Land was Transferred through Queen Victoria Land Conveyance Agent John Rogan in the Awaroa Native Magistrate Court in Helensville, Kaipara Harbor, to King William IV Title;

Which formed the New Zealand Native Land Act 1862 mirrored through other Native Land Title Transfers Precedent Cases Blueprint Pattern for other British Crown Emperors Conquered Title Lands we assumed legally established in up to 250 Countries of the world. Certified to these three King Emperors and three Paramount Chiefs Sovereign Authority Jurisdictions of Legal Land Title Transfers, Administration of our “Moai Crown” King William IV Trust” Private Contract Business

“Moai Crown” King William IV” Trust Controls the Administration of Stolen Commercial Property Land Transfers and Financial Investment Bank Mortgage Fraud Legal Instruments for debt recovery

The Company Investigates Corrupted Businesses, Trading Bank, Interests in Foreign Bank Loans, Security Interests, Investments, Properties Assets, forfeited back into the Kings Royal Revenue.

These Criminal Fraud Cases are Judgement Debtors Accounts Owed to our 3 Paramount Chiefs “Moai Crown” King William IV Trust” 1834 Flag State Commercial Contract Judgement Creditors Accounts Receipt in our “Moai Crown” Federal State Government World Debt Recovery Business.

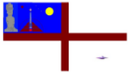
1/ Trade Legally in 250 Countries from these three British Emperors Private Commercial Contract Agreement Land Transfer Title Instruments; “Willing Buyer” to Paramount Chief Rewharewha Manukau; “Willing Seller” of New Zealand Pacific Islands Native Moriori Manukau Land.

On the 11th Day of November 1862 Chief Rewharewha Manukau of his Manukau Marae in Waiuku, South Manukau Harbor, Sold his “Pukekohe (Uetaua) District Land” to these 3 Emperor Kings.

Rewharewha sold his Puponga Manukau Marae land in Cornwallis North Head Manukau Harbor and his Manukau Marae on his Manukau “Awaroa Native Court” 10 acre land block in Helensville Kaipara Harbor North Island New Zealand to King William IV King through John Rogan Land Conveyance agent Awaroa Native Court in Helensville.

We conducted a “Moai Crown Moriori Manukau Trust” Executors Court Hearing in “Te Unga Waka Marae Native Magistrate Court” on Land in Epsom Auckland New Zealand, Citing New Auckland Province, as our proof fact cited evidence, our Executive re-established, re-asserted on 15 April 2016, in Te Unga Waka Marae Native Magistrate Court Hearing against PM John Key and the 77 Cook Street Property Fraud landowners, Simon Brent Rowntree and James Pierce Brown I accused them as Criminal Fraudsters in Two Party Private Defaulted Contract, seize the lands back off them.





2/ I hold as Surrogate King George IV Private Contract with Tira Waikato Whareherehere Manukau Paramount Chief of the Moriori Pungapunga Hapu of his Maungatautari Mountain Pa Site, (Pohara) Pungapunga Marae and Moriori Pungapunga Memorial Stone Rock Spirit Title of Tira Waikato in Arapuni, Cambridge District, Waikato Region in New Zealand. My father-in-law Peter Mihinui homestead sits next to his Pungapunga Memorial Stone Rock on (Pohara Marae) having lived there with my family in 1973 to 1978 period with stories he shared with me to hold for the day, his land shall return to his Moriori Chief Tira Waikato Whareherehere Manukau Pungapunga Marae Hapu.

3/ Surrogate King William IV Private Contract with Rewharewha Manukau Paramount Chief of the Province of Auckland stretching from Cape Rienga to South of Taupo Boundary area claim back this Land Title from Ngati Whatua Iwi Maori Tribes Titles on the Sea of Admiralty Maori Land Court and Whakapapa belongs to Paramount Chiefs Tira Waikato Whareherehere Manukau and his descendant Rewharewha Manukau of Maungatautari Mountain, Epsom Auckland and Awaroa in Helensville. **New Zealand Crown Iwi Maori Trustees are liable for corrupted the Moriori Manukau Whakapapa in** the Native Magistrate Courts and tampered with the Manukau British Commercial Trading Bank Land Title Transfer Bank Transactions under King William IV British Contract 1834 Declaration of War State of Emergency Flag Sovereign Authority Jurisdictions Military Protectorate shall take action orders now

Fact Cited Statement Evidence of Moai Crown Federal State Flag Sovereign Authority Jurisdictions Paramount Chief Tira Waikato Whareherehere Manukau watches over his Pungapunga Marae Hapu

Memorial Spirit Rock of Maungatautari Mountain Pa Site and Waikato River Moriori Tribal Area of

Mana over his Traditional Native Land Title Inheritance returns to Pohara Marae Pungapunga Hapu

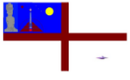
Successor Peter Mihinui of (Pohara) Pungapunga Marae Arapuni Cambridge District Waikato Region

Maungatautari Mountain Pa Site, Arapuni, Waikato River District, Pohara Pungapunga Marae Hapu



Hoani Kahaki Wanoa is the Son in Law of Peter & Wai Mihinui homestead on his Ancestors Marae Paramount Chief Executor of the Moai Crown Rock Memorial Pungapunga Moriori Manukau Trust



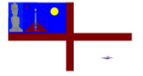


Hoani Kahaki Wanoa Successor to Chief Uetaha of Marangairoa Marae, Waiapu Matakaoa Districts

DECLARATION OF WAR STATE OF EMERGENCY BRITISH GOVERNMENT AGAINST THIRD PARTY NEW ZEALAND 'CROWN' GOVERNMENT FINANCIAL THREAT OF TREASON AGAINST OUR LANDS COUNTRY AND GREATER POPULATION OF NATIVE DESCENDANTS INTERESTS

The unconstitutional New Zealand Colonial Government committed these Criminal Acts by all the Judicial Enforcement Agencies; thereof a direct threat upon our Moai Crown Federal State British Dual Nation State Governments Commercial Landowners Trading Bank Flag Sovereign Authority Financial Investment Security and Economic Land Development Interests; for their own Foreign Private Commercial Bank Security of Investment Interests. The original British Land Title Contract remains with King George IV and Paramount Chief Tira Waikato Whareherehere Manukau of Maungatautari Mountain in Cambridge in his Hapu Marae Rock Memorial to his Pungapunga Marae Hapu Waikato Tribes Sale and Purchase Agreement with King George IV; for this New Zealand Country Land to Britain UK three Kings Emperors Crown Estate Lands to his Brother King William IV 1834 Declaration of War State of Emergency Trading Bank Creditors Flag Sovereign Authority Law Jurisdiction; Right to Seize Back the Native Paramount Chiefs New Zealand Pacific Island Ancestral Inheritance Land; as a consequence of the Criminal Offenses Listed herein, Committed by the Pretend Government of New South Wales and New Zealand Iwi Maori "Crown" Corporations; their private stolen land, by "Crown" Agents, Rothschild Banks, Queen Victoria, and Queen Elizabeth II Monarch Church and State Royal Families; Third Party manipulation and tampering of our Paramount Chiefs Two Party Partnership Private Contract; with King William III St Patrick 8 point Star Municipalities Act 1694, Bank of England Act 1694, and Pound Note Act 1694, Coins and Mint Act 1694 Creditors Act 1694 King William IV 1834 Declaration of War Commercial Trading Bank British Military Protectorate; Kings Emperors Ruling Authority 8 Point Star of St Patrick Church of Belfast Northern Ireland UK; Kings Royal Revenue Collection of Ground Lease Lands Rent Rates Fines. Administration of the three Kings





conquered and or seized lands off Pirates on the High Sea of Admiralty; back into these Three Kings and Three Paramount Chiefs Possession; by defaulted contracts or acts of war,; Threat or Bank Investment Corruption and Fraud; against the “Crown” Corporations “Agents”; the Present Paramount Chiefs named the Law Breaking Offenders on Social Media; and or Directly Notified in person at their Business Address or family Home; as Served not affected by the Limitation Act of Time of Offence to Time of Conviction; is clothed in our Three Chief, Three King Private Contract.

These are Criminal Acts perpetrated by the unconstitutional New South Wales Australia and New Zealand Government and all their Judicial Enforcement Agencies thereof; upon the people of this Nation State Country; and its counterpart Australian people; include but not limited to the following



- Treason
- Economic Terrorism
- Fraud and Deception
- Conspiracy to commit Unlawful Acts
- Murder
- Kidnapping
- Theft
- Intimidation
- Crimes against Humanity
- Crimes against the Environment
- Enslavement
- Wrongful Arrest and Conviction
- Unlawful Seizure of Lands and Possession
- TPPA Threat on our Pacific States Seabed Titles
- Queen Elizabeth II Conflict of 3rd Party Interests

As from 0001 Hours on 28th day of June 2002 our Paramount Chiefs of Aotea New Zealand and the Pacific Islands Moai Crown Native Govt Nation was at War with NZ “Crown Corporations. We the Paramount Chiefs Successors swear our Oath to 3 Kings William III, IV, George IV & 3 Paramount Chiefs Tira Waikato Whareherehere Manukau, Rewharewha Manukau and Hoori Te Kuri of Taheke Hokianga Northland

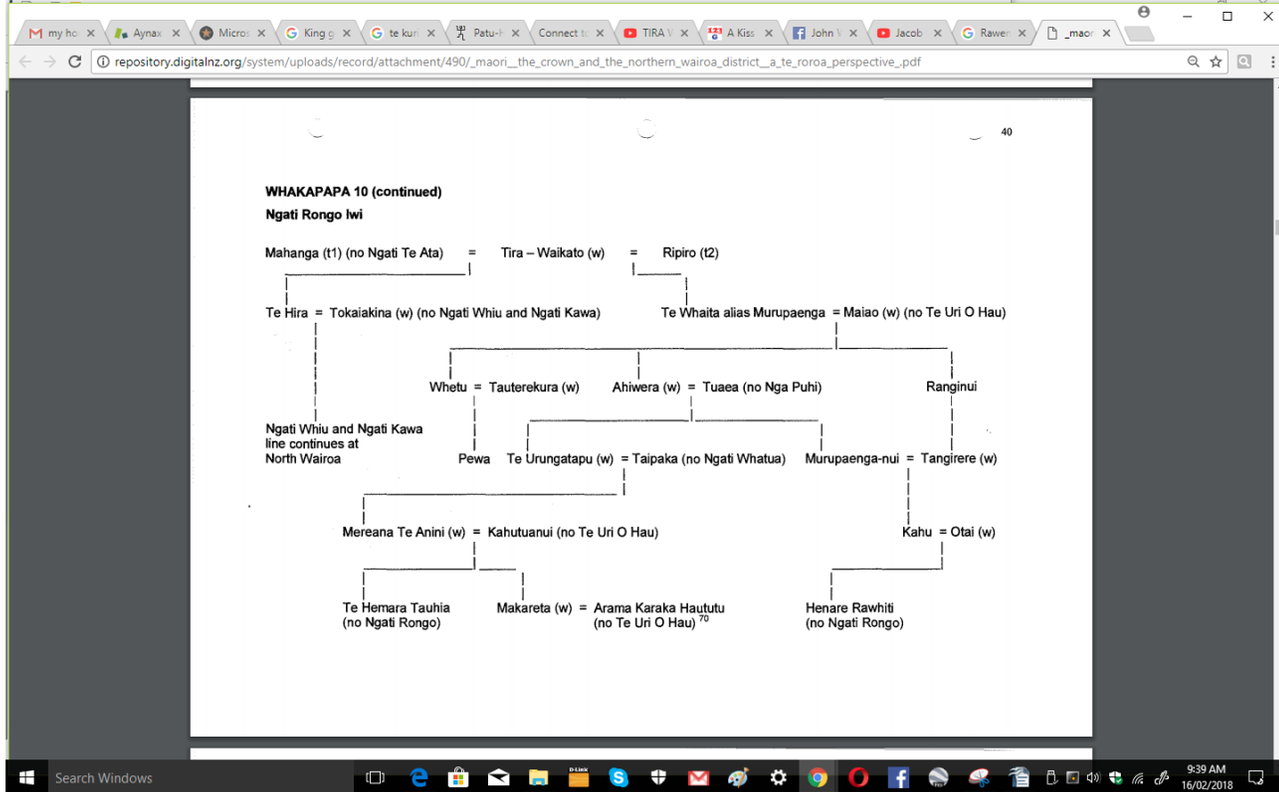
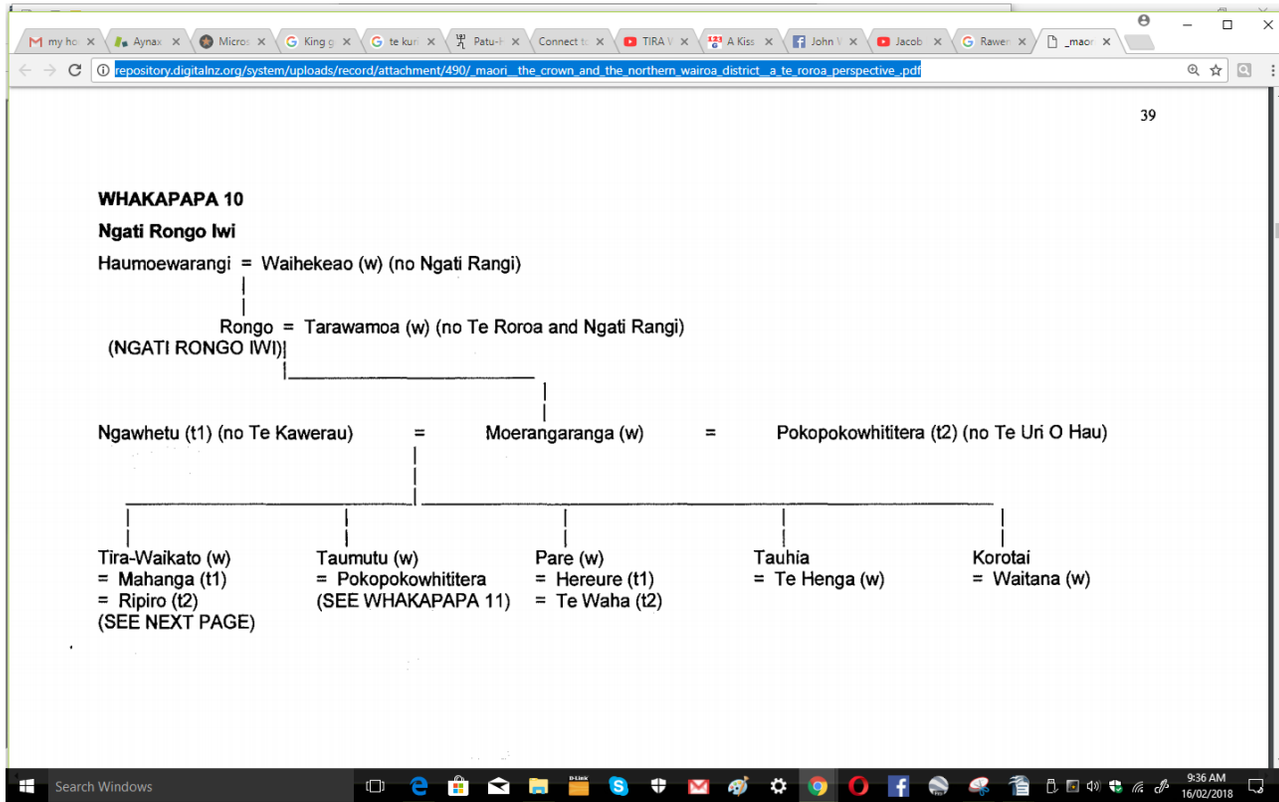
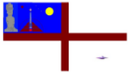
NSW and NZ IWI Maori “Crown” Ngati Whatua Corrupted the Whakapapa of Paramount Chief Tira Waikato Whareherehere Manukau of his Hapu Pungapunga Marae and his Maungatautari Pa Site

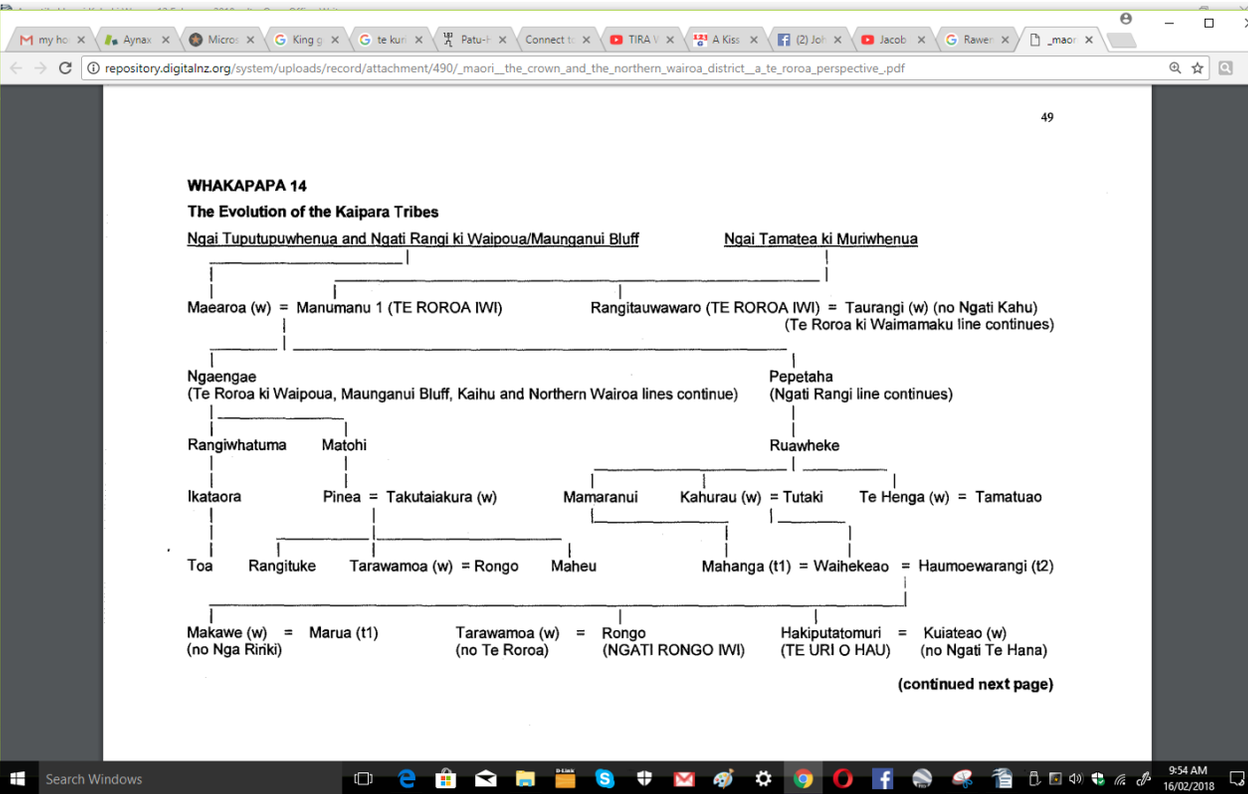
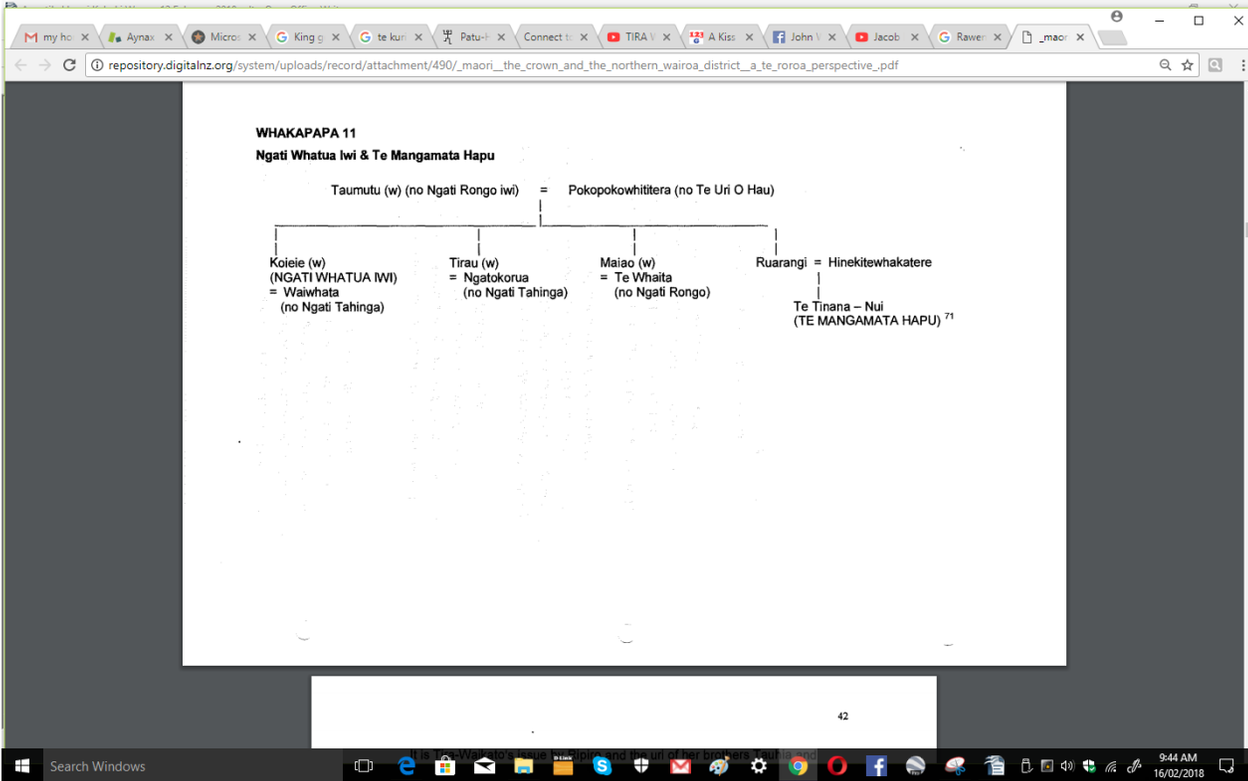
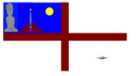
His Name “Tira Waikato” is used in this Fraud Manufactured Whakapapa by this Ngati Whatua Iwi Maori “Crown” Corporation as a Woman and Wife of “Mahanga” 1st Husband and 2nd Husband “Ripiro” for the Fabricated IWI Maori 1840 Treaty of Waitangi Native Title CT Land Title Claims.

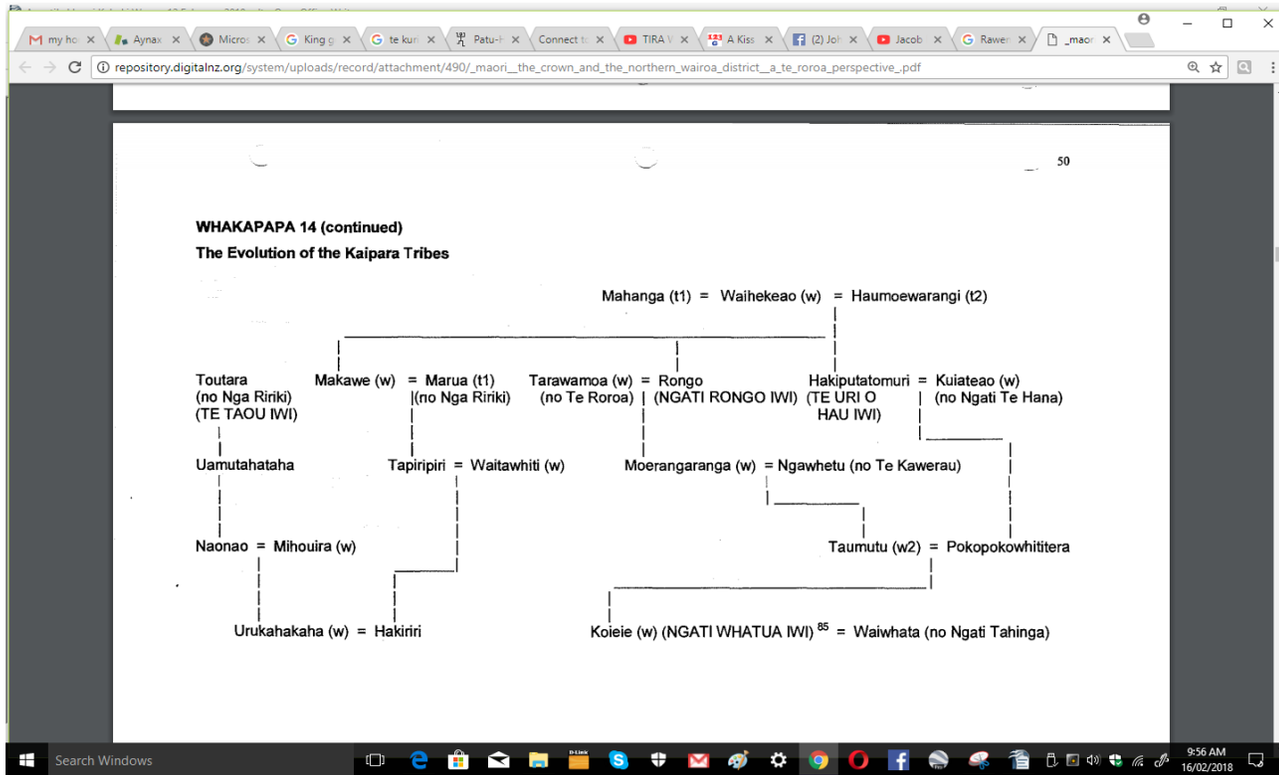
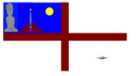
Created to Defraud the Paramount Chiefs and Citizens of New Zealand using Stolen Identity Male

Line Dominant Paramount Chief here below to Identify the Waikato Bloodline Whakapapa to the Manukau Ancestor Land they occupy under a British Land Transfer Title Documents that don’t match up to this Whakapapa discussed in this Court Hearing today Thursday 21 July 2022 I have issues with the Authenticity of this New Zealand IWI Maori Crown Corporation Whakapapa to a Woman and Wife called Tira Waikato Surname cut off from a Paramount Chief Tira Waikato Whareherehere Manukau?









"Te Otene Kikokiko - a Ngati Whatua chief - stated in 1869 before the Native Land Court (on title investigation of Ruarangihaere) :

"One branch of my people were called Ngatiwhatua, the ancestors of Te Taou are distinct from that of Ngatiwhatua - **foreign tribes would call us all Ngatiwhatua**, but we ourselves know the distinction".
93

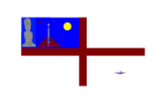
Although there is no doubt that **the present Ngati Whatua coalition - as represented by Te Runanga 0 Ngati Whatua** - is as much a **tribal confederation** as are Hauraki, Tainui, Te Arawa, Ngati Awa, Nga Puhi and 54 others, **that position is not reflected in Te Runanga 0 Ngati Whatua Act 1988 which refers to the confederation as a single tribe and includes the objective of bringing the assets of its members under a single, centralised control.**

Accordingly, in the view of this witness, **the Act - which also confines runanga membership to the descendants of the tupuna Haumoewarangi - does not reflect the realities of the Ngati Whatua confederation.**

If the Act was intended to deal with the interests of Ngati Whatua tuturu, **membership should have been confined to the descendants of Koieie, rather than Haumoewarangi.**

The latter, in any event, is more widely recognised as the tu puna of Te Uri 0 Hau.





Current Ngati Whatua Runanga membership criteria would suggest that the runanga lacks a statutory mandate to speak and act for the Kaipara iwi of Te Taou and Te Kawerau, as well as the following Northern Wairoa and Kaihu iwi who generally do not whakapapa to Haumoewarangi:

(Te Roroa, Te Rarawa (Ripia, Naumai and Kapehu maraes, Northern Wairoa (and Tama Te Ua Ua marae, Kaihu), Nga Puhi (Oturei and Taita maraes, Northern Wairoa) and Te Ati Awa (Ahikiwi marae, Northern Wairoa). On descent grounds, **most members of the above maraes enrolled with Ngati Whatua Runanga appear to lack a legal basis for that enrollment.**

By resolving at its **Runanga Poupuu hui of 23 February 1993 to proceed with runanga elections without requiring proof of descent from the tupuna Haumoewarangi, the runanga may have demonstrated a lack of commitment to resolving that problem.**

94 To all accounts the above confusion was not conveyed to the Waitangi Tribunal in the Railways Land case (WAI 264).

The projection in those proceedings of Ngati Whatua as a single tribe - rather than a loose confederation of tribes - must have encouraged a tribunal view of some tribal over-right in the Auckland district (Tribunal decision p 5) exercisable by Ngati (55 Whatua Runanga.

And yet John White in his Maori Customs and Superstitions lectures of 1861 was adamant that historically **Ngati Whatua (alias Nga Oho) ki Auckland** retained an exclusive and independent authority over all their **conquered Auckland lands** - permitting **no interference by their parent tribe of Te Roroa.**

On that basis, **it is difficult to see how Ngati Whatua Runanga could have claimed an interest in the area.**

95 It is, of course, a truism that tribal confederations only survive for as long as they are able to satisfy the interests of constituent members.

In 1992, probably some 450 years after its Ngai Tamatea tupuna migrated from Muriwhenua, **Te Roroa - which has only a handful of members who whakapapa to Haumoewarangi and at least half its membership with collateral links to the Nga Puhi tribal confederation** - determined that its **interests lay in reverting to its historical, independent iwi status.**

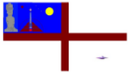
Consequently, as from that time, Te Roroa has stood apart from the Ngati Whatua and Nga Puhi tribal confederations, each of which it has supported at various moments in its history.

Hoani Kahaki Wanoa (John) "Moai Crown" Sheriff Private Investigator of Fraud Whakapapa Titles

Dated Friday 15th February 2018

<http://repository.digitalnz.org/system/uploads/record/attachment/490/ maori the crown and the northern wairoa district a te roroa perspective .pdf>

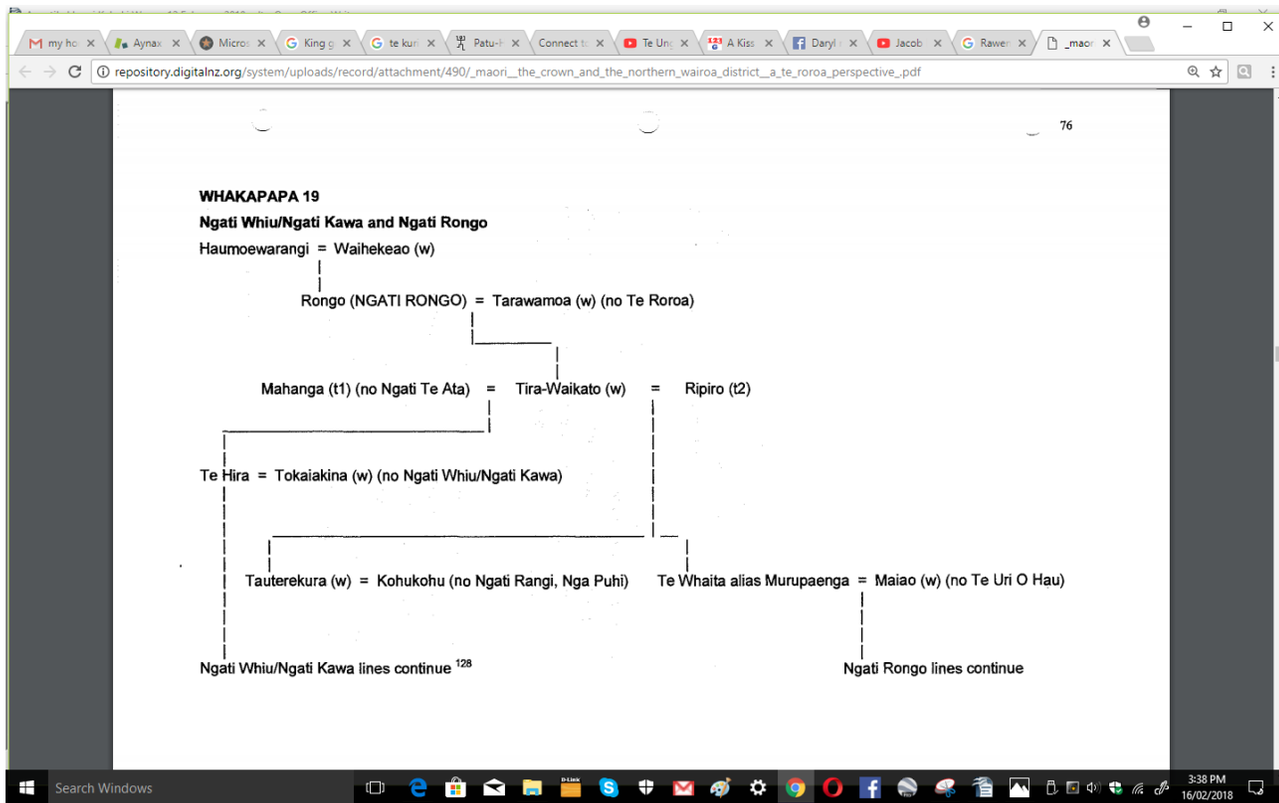


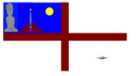


This is a Maori Pakeha Woman Whakapapa not a Male Bloodline Chief Paramount Whakapapa

Flawed with a corrupted Fraud Name Surname Stolen Identity Whakapapa of manufactured lines of nonexistent Fact Cited Evidence Chiefs TIRA WAIKATO WHAREHEREHERE MANUKAU Paramount Chief as a Woman Whakapapa under TIRA WAIKATO (W) = MAHANGA (M) Male Husband I state here is the wife of RIPIRO (M) Male second Husband Corrupted WHAKAPAPA

That is Highlighted in this FRAUD FACT CITED EVIDENCE Heard in the Te Unga Waka Marae Native Magistrate Court Hearing Case in Epsom Auckland New Zealand on 11th November 2018 against Ex-Prime Minister John Key and his NGATI WHATUA IWI MAORI "CROWN" Pakeha Tribe now Liable d for these Serious Criminal Offences and Degradation of our Paramount Chiefs "Moai Crown" Moriori Tira Waikato Whareherehere Manukau Male Whakapapa and Hoori Te Kuri Male Whakapapa with British King William III, King William IV, King George IV. Emperors Titles





Crown granted back to Maori and declared to be inalienable, the Crown grant for the reserves issued in the names of **Mihaka Makoare, Arama Karaka and Tiopira Kinaki, who obviously were trustees of communal property rather than absolute owners.**

That trusteeship can only be regarded as being at variance with the land court's view of **Tiopira only having an individual beneficial interest in the land.**

The trusteeship also was inconsistent with succession orders to two of the trustees i.e. Tiopira and A K Haututu made in 1892.

Rather than making succession orders in **the absence of any investigation into relative beneficial 122 ownership of the land** - by which effectively were **destroyed the tribal trusts** - pursuant to its protective duty towards Maori, **the Court clearly should have appointed new trustees. 193**

SECTION 5 5.1 Pouto Block He Whanau Riri (A Family in Dispute) 5.1.1 Introduction Although it undoubtedly now is the case that the mana of Pouto rests with Te Uri O Hau alone, **much of the title history of the land is confused - suggesting ancestral claims by a number of differing ancient possessors.**

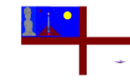
Pairama Ngutahi, for instance, claimed Keiha block, in 1871 from the tupuna Pakauwhati, while **A K Haututu and Pairama claimed the Pilot Station block in 1873 under Haumoewarangi**, rather than Hakiputatamuri. Four years later **Pairama, on behalf of Te Uri O Hau, preferred a claim to Pouto 3 block without naming his tupuna.**

The following day, again on behalf of Te Uri O Hau, Pairama preferred a claim to Ripiro or Pouto 2 block of 51,500 acres. In the absence of objections, a memorial of title issued to 18 individuals viz. Pairama Ngutahi, Hone Waiti, Arama Karaka Haututu, Netana Kariara, Tiopira Kinaki, Mihaka Makoare, Te Hemara Tauhia, Paora Tuhaere, Hemana Whiti, Reihana Kena, Henare Rawhiti, Paraone Ngaweke, Manihera Makoare, Piripi Ihamaera, Hemi Parata, Eramiha Paikea, Kira Kerepe and Ereatare Tarehu. Notably, 13 of those individuals were identical with 13 out of 17 rangatira descendants of Haumoewarangi admitted into the title of Aoroa block. 196 The Aoroa rangatira also were representatives for differing tribes.

There seems little doubt **Pairama's whakapapa from Pakauwhati was manufactured for the purpose of excluding Ngati Whatua interests** through Pokopokowhititera and Taumutu from the memorial of ownership as later alleged by H W Toka: "But at the investigation Haki was not set up because Pairama was afraid of Ngati Whatua, so Pakauwhati was set up: 198

The British Royal Navy is our three Paramount Chiefs Commercial Trading Bank Magistrate Court Two Party Private Contract Business Military Protectorate Partnership. Iwi Maori Crown third Party





APOSTOLIC LETTER
ISSUED *MOTU PROPRIO*

OF THE SUPREME PONTIFF
FRANCIS

ON THE JURISDICTION OF JUDICIAL AUTHORITIES OF VATICAN CITY STATE
IN CRIMINAL MATTERS

In our times, the common good is increasingly threatened by transnational organized crime, the improper use of the markets and of the economy, as well as by terrorism.

It is therefore necessary for the international community to adopt adequate legal instruments to prevent and counter criminal activities, by promoting international judicial cooperation on criminal matters.

In ratifying numerous international conventions in these areas, and acting also on behalf of Vatican City State, the Holy See has constantly maintained that such agreements are effective means to prevent criminal activities that threaten human dignity, the common good and peace.

With a view to renewing the Apostolic See's commitment to cooperate to these ends, by means of this Apostolic Letter issued *Motu Proprio*, I establish that:

1. The competent Judicial Authorities of Vatican City State shall also exercise penal jurisdiction over:

- a) crimes committed against the security, the fundamental interests or the patrimony of the Holy See;
- b) crimes referred to:

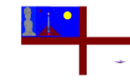
- in Vatican City State Law No. VIII, of 11 July 2013, containing *Supplementary Norms on Criminal Law Matters*;

- in Vatican City State Law No. IX, of 11 July 2013, containing *Amendments to the Criminal Code and the Criminal Procedure Code*;

when such crimes are committed by the persons referred to in paragraph 3 below, in the exercise of their functions;

c) any other crime whose prosecution is required by an international agreement ratified by the Holy See, if the perpetrator is physically present in the territory of Vatican City State and has not been extradited.





2. The crimes referred to in paragraph 1 are to be judged pursuant to the criminal law in force in Vatican City State at the time of their commission, without prejudice to the general principles of the legal system on the temporal application of criminal laws.
3. For the purposes of Vatican criminal law, the following persons are deemed “public officials”:
 - a) members, officials and personnel of the various organs of the Roman Curia and of the Institutions connected to it.
 - b) papal legates and diplomatic personnel of the Holy See.
 - c) those persons who serve as representatives, managers or directors, as well as persons who even *de facto* manage or exercise control over the entities directly dependent on the Holy See and listed in the registry of canonical juridical persons kept by the Governorate of Vatican City State;
 - d) any other person holding an administrative or judicial mandate in the Holy See, permanent or temporary, paid or unpaid, irrespective of that person’s seniority.
4. The jurisdiction referred to in paragraph 1 comprises also the administrative liability of juridical persons arising from crimes, as regulated by Vatican City State laws.
5. When the same matters are prosecuted in other States, the provisions in force in Vatican City State on concurrent jurisdiction shall apply.
6. The content of article 23 of Law No. CXIX of 21 November 1987, which approves the *Judicial Order of Vatican City State* remains in force.

This I decide and establish, anything to the contrary notwithstanding.

I establish that this Apostolic Letter issued Motu Proprio will be promulgated by its publication in L’Osservatore Romano, entering into force on **1 September 2013**.

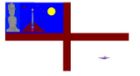
Given in Rome, at the Apostolic Palace, on 11 July 2013, the first of my Pontificate.

FRANCISCUS

<http://beforeitsnews.com/alternative/2016/02/pope-francis-makes-a-law-destroys-every-corporation-in-the-world-2-3297406.html>

Jacinda Ardern Prime Minister of New Zealand is not Immune from Prosecution and Conviction of multiple Fraud Criminal Acts and Coercion for Harm Loss and Injury to Innocent Law abiding Citizens of New Zealand the Native Magistrate Court Enforced on you today for Treason and C V D Deaths Threats of UN WEF NOW Takeover of our Country without any Emergency Powers Jurisdiction or Martial Law Illegal Lockdowns made by your Private Corporations now facing the Confederation of Chiefs Landowner Titles to New Zealand and the Enforcement of MOTU PROPRIO ORDERS upon you and your Government Parliament and Governor General caught in the Act of Fraud Corrupted Private Corporation Business here **(COUNT 1) View Full Version: Pope Francis makes law..destroys every Corporation in the world!!!**





(COUNT 2) The Vatican created a world trust using the birth certificate to capture the value of each individual's future productive energy. Each state, province and country in the fiat monetary system, contributes their people's value to this world trust **identified by the SS, SIN or EIN numbers** (for example) maintained in the Vatican registry. Corporations worldwide (individuals became corporate fictions through their birth certificate) are connected to the Vatican through law (Vatican to Crown to BAR to laws to judge to people) and through money (Vatican birth accounts value to IMF to Treasury (Federal Reserve) to banks to people (loans) to judges (administration) and sheriffs (confiscation).

(COUNT 6) a Motu Propria is the highest form of legal instrument on the planet in accordance to its provenance, influence and structure to the Western-Roman world,

(COUNT 7) over riding anything that could be issued by the United Nations, the Inner and Middle Temple, the Crown of Great Britain or any other Monarch and indeed by

(COUNT 8) any head of state or body politic. If you are a member of the United Nations, or recognized by the United States or the United Kingdom or

(COUNT 13) anyone holding an office anywhere in the world is also subject to these limits and that immunity no longer applies. Thirdly, we see the Holy See and the Universal Church

(COUNT 15) until they are torn from power by anyone, anybody who cares for the law.

(COUNT 19) "the Holy See is the underpinning to the whole global system of law, therefore anyone holding an office anywhere in the world is also subject to these limits and that immunity no longer applies."

(COUNT 20) "it recognizes the supremacy of the Golden Rule, the same teaching ascribed to Jesus Christ and the intimate connection to the Rule of Law, that all are subject to the rule of law, no one is above the law."

(COUNT 25) In our times, the common good is increasingly threatened by transnational organized crime, the improper use of the markets and of the economy, as well as by terrorism.

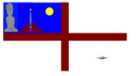
(COUNT 26) It is therefore necessary for the international community to adopt adequate legal instruments to prevent and counter criminal activities, by promoting international judicial cooperation on criminal matters.

(COUNT 38) c) those persons who serve as representatives, managers or directors, as well as persons who even de facto manage or exercise control over the entities directly dependent on the Holy See and listed in the registry of canonical juridical persons kept by the Governorate of Vatican City State;

(COUNT 39) d) any other person holding an administrative or judicial mandate in the Holy See, permanent or temporary, paid or unpaid, irrespective of that person's seniority.

(COUNT 40) 4. The jurisdiction referred to in paragraph 1 comprises also the administrative liability of juridical persons arising from crimes, as regulated by Vatican City State laws.





(COUNT 41) 5. When the same matters are prosecuted in other States, the provisions in force in Vatican City State on concurrent jurisdiction shall apply.

(COUNT 42) 6. The content of article 23 of Law No. CXIX of 21 November 1987, which approves the Judicial Order of Vatican City State remains in force.

(COUNT 44) I establish that this Apostolic Letter issued Motu Proprio will be promulgated by its publication in L'Osservatore Romano, entering into force on 1 September 2013.

(COUNT 45) Given in Rome, at the Apostolic Palace, on 11 July 2013, the first of my Pontificate

(COUNT 48) APOSTOLIC LETTER [Annotated]

(COUNT 49) ISSUED MOTU PROPRIO [on his own impulse]

(COUNT 50) OF THE SUPREME PONTIFF FRANCIS ON THE JURISDICTION OF JUDICIAL AUTHORITIES OF VATICAN CITY STATE IN CRIMINAL MATTERS P5

(COUNT 52) It is therefore necessary for the international community to adopt adequate legal instruments to prevent and counter criminal activities, by promoting international judicial cooperation on criminal matters.

(COUNT 53) In ratifying numerous international conventions in these areas, and acting also on behalf of Vatican City State, the Holy See has constantly maintained that such agreements are effective means to prevent criminal activities that threaten human dignity, the common good and peace.

(COUNT 55) 1. The competent Judicial Authorities of Vatican City State shall also exercise penal jurisdiction over:

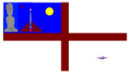
(COUNT 56) a) crimes committed against the security, the fundamental interests or the patrimony of the Holy See;

(COUNT 63) 3. For the purposes of Vatican criminal law, the following persons are deemed “public officials”: [former “private officials” exempt from law are now within the laws dictates and are held liable, aka “public servants”]

(COUNT 64) a) members, officials and personnel of the various organs of the Roman Curia and of the Institutions connected to it. [world-wide corporations and all individuals in trust are corporations pursuant to their birth certificate]

(COUNT 65) b) papal legates and diplomatic personnel of the Holy See [The Pope governs the Church/people/trust, all the people in the Birth Trust, through the Roman P6 Curia, the governing body of the Vatican]





(COUNT 66) c) those persons who serve as representatives, managers or directors, as well as persons who even de facto manage or exercise control over the entities [public servants] directly dependent on the Holy See [trust beneficiaries] and listed in the registry [through birth certificates] of canonical juridical persons [legal fiction represented by your birth certificate ALL CAPS NAME] kept by the Governorate of Vatican City State;

(COUNT 67) d) any other person holding an administrative or judicial mandate in the Holy See, permanent or temporary, paid or unpaid, irrespective of that person's seniority. [all public servants]

(COUNT 68) 4. The jurisdiction referred to in paragraph 1 comprises also the administrative liability of juridical persons arising from crimes, as regulated by Vatican City State laws. [public servants are now liable for crimes against humanity]

(COUNT 69) 5. When the same matters are prosecuted in other States, the provisions in force in Vatican City State on concurrent jurisdiction shall apply.

(COUNT 70) 6. The content of article 23 of Law No. CXIX of 21 November 1987, which approves the Judicial Order of Vatican City State remains in force.

(COUNT 74) [Synopsis: Church = People = Trust

(COUNT 75) The Vatican created a world trust using the birth certificate to capture the value of each individual's future productive energy. Each state, province and country in the fiat monetary system, contributes their people's value to this world trust identified by the SS, SIN or EIN numbers (for example) maintained in the Vatican registry. Corporations worldwide (individuals became corporate fictions through their birth certificate) are connected to the Vatican through law (Vatican to Crown to BAR to laws to judge to people) and through money (Vatican birth accounts value to IMF to Treasury (Federal Reserve) to banks to people (loans) to judges

(COUNT 76) (administration) and sheriffs (confiscation).

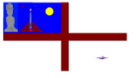
(COUNT 77) Judges administer the birth trust account in court matters favoring the court and the

(COUNT 65) banks, acting as the presumed "beneficiary" since they have not properly advised the "true beneficiary" of their own trust.

(COUNT 78) Judges, attorneys, bankers, lawmakers, law enforcement and all public officials (servants) are now held personally liable for their confiscation of true beneficiary's homes, cars, money and assets; false imprisonment, deception, harassment, and conversion of the true beneficiary's trust funds.]

(COUNT 80) According to the New Advent Catholic Encyclopedia, Motu Propria in Latin stands for "of his own accord" and is the name given to an official decree by a Pope personally in his capacity and office as supreme sovereign pontiff and not in his capacity as the apostolic leader and teacher of the Universal Church. To put it more bluntly,





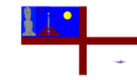
(COUNT 85) In the second instance, the document relates to the fact that the Holy See is the underpinning to the whole global system of law, therefore anyone holding an office anywhere in the world is also subject to these limits and that immunity no longer applies.

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(COUNT 86) Thirdly, we see the Holy See and the Universal Church clearly separating itself from the nihilist world of the professional elite who continue, to be proven time and time again, to be criminally insane, bark raving mad and with no desire to do anything honorable

(COUNT 87) until they are torn from power by anyone, anybody who cares for the law.





[Francis Motu Proprio](#)

[[DE](#) - [EN](#) - [FR](#) - [IT](#)]

APOSTOLIC LETTER
ISSUED *MOTU PROPRIO*

OF THE SUPREME PONTIFF
FRANCIS

ON THE JURISDICTION OF JUDICIAL AUTHORITIES OF VATICAN CITY STATE
IN CRIMINAL MATTERS

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With a view to renewing the Apostolic See's commitment to cooperate to these ends, by means of this Apostolic Letter issued *Motu Proprio*, I establish that:

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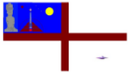
b) crimes referred to:

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- in Vatican City State Law No. IX, of 11 July 2013, containing *Amendments to the Criminal Code and the Criminal Procedure Code*;

when such crimes are committed by the persons referred to in paragraph 3 below, in the exercise of their functions;





c) any other crime whose prosecution is required by an international agreement ratified by the Holy See, if the perpetrator is physically present in the territory of Vatican City State and has not been extradited.

2. The crimes referred to in paragraph 1 are to be judged pursuant to the criminal law in force in Vatican City State at the time of their commission, without prejudice to the general principles of the legal system on the temporal application of criminal laws.

3. For the purposes of Vatican criminal law, the following persons are deemed "*public officials*":

a) members, officials and personnel of the various organs of the Roman Curia and of the Institutions connected to it.

b) papal legates and diplomatic personnel of the Holy See.

c) those persons who serve as representatives, managers or directors, as well as persons who even *de facto* manage or exercise control over the entities directly dependent on the Holy See and listed in the registry of canonical juridical persons kept by the Governorate of Vatican City State;

d) any other person holding an administrative or judicial mandate in the Holy See, permanent or temporary, paid or unpaid, irrespective of that person's seniority.

4. The jurisdiction referred to in paragraph 1 comprises also the administrative liability of juridical persons arising from crimes, as regulated by Vatican City State laws.

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This I decide and establish, anything to the contrary notwithstanding.

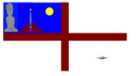
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*Given in Rome, at the Apostolic Palace, on **11 July 2013**, the first of my Pontificate.*

FRANCISCUS

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FACT CITED EVIDENCE Chief HOORI TE KURI holds the British Crown King William IV 1834 Flag Crown Land Patents at TAHEKE MARAE NATIVE MAGISTRATE COURT and REWHAREWA MANUKAU of Waiuku in South Manukau Harbor Holds the MANUKAU MARAE NATIVE MAGISTRATE COURT PATENT TITLE 11 November 1862

British came for the logs to make Trade with Chief Hoori te Kuri in his time of 1820 to 1862 NZ Native Land Act made by Rewharewha Maunkau sale of Land to Rogan in Awaroa Native Magistrate Court in Helensville Kaipara Harbor 11 November 1862 the Native Land Act was formed here for the rest of the Indigenous world from Edinburgh Magistrate Court Britain

London 1823 British Land Court King George IV and Paramount Chief TIRA WAIKATO WHAREHEREHERE MANUKAU Set up New Zealand Private Contract to Edinburgh Scotland Lieutenant William Symonds UK

Chief HOORI TE KURI of Taheke Marae Native Court Hokianga Harbor

Chief REWHAREHA MANUKAU "AWAROA Marae Native Court Helensville in Kaipara harbors outh 11 November 1862 Captain James Reddy Clendon & Rogan to Manukau Marae in Waiuku

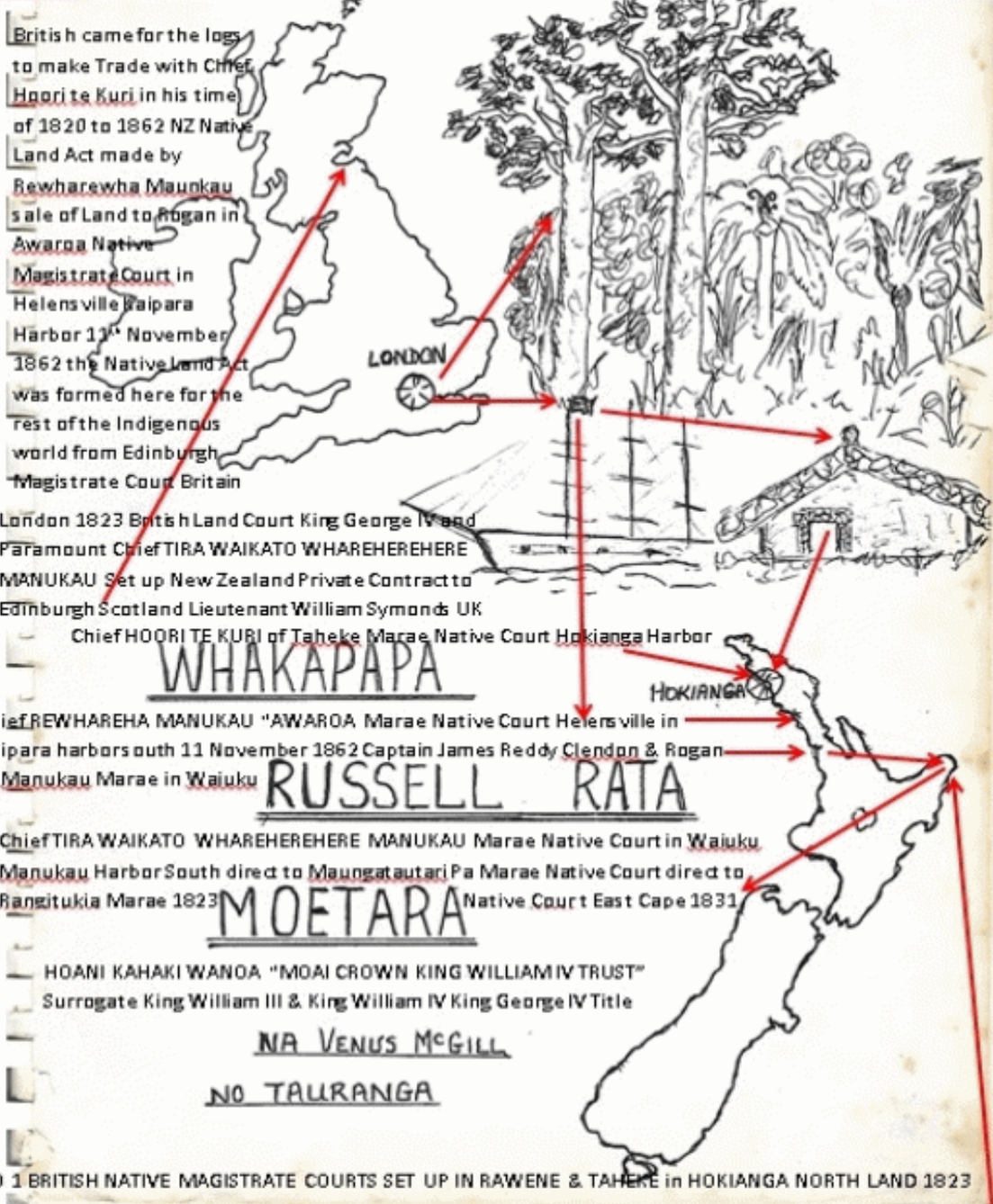
Chief TIRA WAIKATO WHAREHEREHERE MANUKAU Marae Native Court in Waiuku Manukau Harbor South direct to Maungatautari Pa Marae Native Court direct to Rangitukia Marae 1823 Native Court East Cape 1831

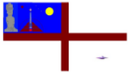
HOANI KAHAKI WANO "MOAI CROWN KING WILLIAM IV TRUST" Surrogate King William III & King William IV King George IV Title

NA VENUS MCGILL

NO TAURANGA

- NO 1 BRITISH NATIVE MAGISTRATE COURTS SET UP IN RAWENE & TAHERE in HOKIANGA NORTH LAND 1823
- NO 2 OKIATO NATIVE MAGISTRATE COURT IN RUSSELL BRITISH DESTROYED SHIFT TO AWAROA NATIVE COURT
- NO 3 AWAROA MARAE NATIVE MAGISTRATE COURT IN HELENSVILLE 1845 SHIFT FROM OKIATO KORORAREKA
- NO 4 RANGITUKIAMARAE NATIVE MAGISTRATE COURT 1831 FIRST ESTABLISHED ST MARY CHURCH BIRTH CERT





TAKE NOTICE; Of the absence of Manukau and Parapara Moriori Names Surnames Whakapapa that I claim here in the Wanoa (F) = Rogan (M) Manukau (W) = Rogan (M) Whakapapa Bloodlines missing in these Pakeha **“IWI MAORI CROWN”** Corporations Manufactured Whakapapa Stolen Identity; Traditional Hapu Male Line Dominant History; of the Original Indigenous True Ancestral Connection to Paramount Chiefs; and their Native Lands; Is **Criminal Fraud Tampering of Titles** Created by the Kings Emperors British Crown Land Patent Corporate Partnership with these three Paramount Chiefs Tira Waikato Whareherehere Manukau, Moriori Pungapunga Marae First Nations Chief of Arapuni who sold his Moriori New Zealand Country Lands to King George IV in 1823 was

Succeeded by his Descendant Rewharewha Manukau living on his **Manukau Marae** in Waiuku and his Uetaua (Pukekohe) Land he sold to King William IV in 1862 through British Crown Land Agent John Rogan on his Manukau Awaroa Native Magistrate (Awaroa Bank) Court Land of Awaroa Hapu

Manukau 10-acre Moriori Land Block in Rata Street, Helensville, Kaipara Harbor. This formed the New Auckland Provincial Title Land which I am Claiming back under British Kings Emperial Title Deed **“Moai Crown Moriori Trust Deed Discovery Title Land over New Zealand and Pacific Islands**

The third Paramount Chief is Hoori Te Kuri of his Taheke Marae Native Magistrate Court and his Direct Bloodline Descendants of **Hokianga District Deed Title Holder Claimant** versus the crooked



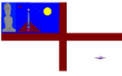
snake Chris Finlayson settling Maori Iwi Crown Treaty of Waitangi Land Claims for 1% of true value

Where's Whinlayson gone?



Chris Finlayson NZ Queen Elizabeth II Crown - NSW Queen Victoria Crown Corporate Fraudsters Default Contract Judgement Debtors to **“Moai Crown”** King William IV Trust Judgement Creditors.





IGI Individual Record

Rika Manukau
Female

Event(s)
Birth: 1830, New Zealand

Parents
Father: Te Tahi Pihoro
Mother: Te Hira Pihoro

1830 Birth of Admiralty King William IV Title

Source Information:
No source information is available.

1834 King William IV to CT James Reddy Clendon NZ Flag Sovereign Admiralty Private Contract

20/3/1834 King William IV CJ R Clendon Private Contract War Flag Sovereign Authority

"NOTED FACT" Evidence the 1840 Treaty of Waitangi has no KING SEAL

James Dalton
1840 Treaty of Waitangi is a Fraud Document

Where's Whinlayson gone? To see a witch-doctor in Singapore

NO

YES

IWI MAORI CROWN TRIBE

Guilty Levy Debtor Charged in Te Tii Marae Native Grand Jury Kings Bench Court

Why is NZ '1840 Treaty of Waitangi' Document a fraud Title?
Answer? 'NSW NZ Crown' failed to Register 'Manukau Title'

James Dalton Might be a good idea to keep the prick out of sight to avoid passing off any more people this close to the election!

1834 King William IV to CT James Reddy Clendon NZ Flag Sovereign Admiralty Private Contract "Paramount Chief Manukau" Land Sales Agent UK Roy and Wood Law Conveyancing Lawyer Office 16 Northumberland St Edinburgh Scotland UK for the "Manukau Company" transfer to Rewharewaha Manukau of Auckland NZ under CTT James R Clendon & Rogan

From Te Whakaputake to Auckland

Lieutenant W Symonds Land Transfer Agent in Edinburgh UK to CT William Symonds Auckland Sold Bewhara Manukau Land to Scottish At Puponga 12 Nov 1834 Cornwallis UK Settlement Legal Manukau Land CT Presid Edrburgh 1833 Manukau was registered owner Edinburgh Scotland Capital of NZ in Auckland NZ "Crown" stole British UK Manukau Conveyance Title to NZ Country in Auckland & 20 March 1834 NZ Flag Comprised by NZ fraud "Maori W Crown" 1840 Treaty of Waitangi contract was the hope, anyway, at the New Zealand and Manukau Land Company organized in Edinburgh as a joint of Scottish landed gentry.

The Manukau Company developed as an offshoot of the much better known New Zealand Company. Even when it had a completely separate existence, the Manukau Company showed residual signs of the shared origin of these two colonizing bodies. Each aimed to build up a substantial emigration fund from the sale of shares or land, each sold land orders whose sections comprised a holding in the country and one town lot; each required, from those who were to be provided with free or assisted passages, evidence of good character and industrious habits.

The original origins of the Manukau scheme are to be found in a book generally regarded as the first historical survey of early New Zealand, A. S. Thomson's *The Story of New Zealand*. Published in 1859, this book provided what Thomson claimed to be the correct history of this obscure Manukau settlement. He maintained that his version was based on information provided by an unnamed sender, a "secretion" who, according to the author

1834 King William IV CT James Reddy Clendon NZ Flag Sovereign

750 DEED RECEIPTS, [1862]

Deed Receipts—No. 79.
1862 11 November. UETAHA, Except for £5. ARKUNA, Nov. 11th, 1862. TRANSLATION: I HAVE RECEIVED FROM Mr. ROGAN five pounds. I will repay this to him when we receive the payment for our land UETAHA. Pihoko is the name of that land. (Sd.) MAURAU. (Sd.) REWHAREWHA.

Deed Receipts—No. 80.
1862 11 November. UETAHA, Except for £5. ARKUNA, Nov. 11th, 1862. TRANSLATION: I HAVE RECEIVED FROM Mr. ROGAN five pounds. I will repay this to him when we receive the payment for our land UETAHA. Pihoko is the name of that land. (Sd.) MAURAU. (Sd.) REWHAREWHA.

60 PRIVATE LAND PURCHASES, [1831]

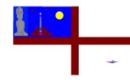
TE WAHAPU continued.
therein and dated according to the custom of Great Britain, there being no seals or authorities duly authorized therein at the present time in this country of New Zealand. [Witnesses.] Translation. ROYAL TAYLOR, Interpreter.

TIRA WAIKATO MANUKAU BRITISH LAND TITLE TRANSFER TO REWHAREWHA MANUKAU NZ TITLE

PARAMOUNT CHIEF REWHAREWHA MANUKAU sold the MANUKAU LAND under this Ancestor PARAMOUNT CHIEF TIRA WAIKATO WHARA HEREHERE MANUKAU Title Edinburgh Scotland "MANUKAU COMPANY" 1820 - 1830 British Native Title to Captain James Reddy Clendon who opened OKIATO Native Court on REWHAREWHA MANUKAU LAND in KORORAREKA Bay of Islands New Zealand on 20 March 1834 FLAG Transferred his MANUKAU Land to ROGAN on 11th November 1862 as the Direct link to the "Manukau Company" Regis' Edinburgh - Paramount Waikato Manukau 1833 King Seal

"Ngati Whatua" Tribe is an Invention of the Runanga Maori Parliament "Iwi Crown" Corporations for special purposes of defrauding the Paramount Chiefs and Tribes of New Zealand and Pacific Islands for their own New Zealand Queen Elizabeth II Church and State Rothschild Bank Financial Investment





Bank Interests; To manipulate Native Titles in other Indigenous Countryry States wealth through these Moriori Manukau Native Land Title; Whakapapa Memorial Stone Rock Instruments of a King George IV Crown Land Patent Blueprint Bank Lien Loan Land Mortgage Instrument; A Blueprint William IV Crown Land Patent Title Transfer Title from Tira Waikato Whareherehere Manukau to Rewharewha Manukau by King William IV 1834 Declaration of War Bank Trade Flag.

These are our “Moai Crown” Federal Flag State Government of the World Commonwealth; British Emperors; King William III, King George III King George IV King William IV King Earnest Augustus I King Earnest Augustus V under these 6 Kings 1834 Declaration of a State of Emergency Commercial Trading Bank Judgement Creditors Flag Debtors Third Party Default Contract Debt Recovery “Moai Crown” King William IV Trust” Entity Corporate Authority.

Using the Acts of Westminster between 1690 King William III and 1862 King William IV First Party and Rewharewha Manukau through Queen Victoria, Queen Elizabeth II NSW, NZ “Crown” 3rd Party Private Contract Foreign Interests 'Threats against our Commercial Landowners Interests'.

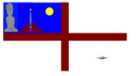
The Blueprint Whakapapa of the 4 main Tribes of the Whakameninga Confederation of Chiefs of Tribes of Aotearoa New Zealand Manufactured Invented Fabricated for the Whakapapa Interests of “Ngati Whatua” Iwi Maori “Crown” State Corporations Commercial and Private Contract Financial Investment Bank Land Legal Instrument Interests used over a time period Chiefs backdated to 1820 King George IV and Paramount Chief Tira Waikato Whareherehere Manukau “Whakapapa” Set out here my myself the Author and Executor for the “Moai Crown” Moriori Manukau Trust” for this Manukau, Rogan Wanoa Whakapapa designed for this corrupted Fraud Corporate Iwi Maori “Crown” NGATI WHATUA Pakeha Pirate Tribe Invented in the 1800 to 1940 contemporary period of time affecting all Native Memorials to Indigenous Lands in the World under these Three Kings Exclusively Claimed under these three Paramount Chiefs British Born Recorded Land Deed CT Titles

We now unite all Indigenous Native Titles in 250 Countries affected by our Chiefs Land Memorials and Commercial Landownership Legal Titles to the Native Landowners portion of the Kings Royal Revenue and Prize Possessions as their Successors and Assigns holding the True Kings Title Deeds Enforced into Law as a consequence of a “No Response Counterclaim against our Absolute Claims to the Kings Wealth and Inheritance of their Kings Crown Land Patent Memorials joined in a Private Contract Two Party Partnership Business we now Call up the “Crown” Judgement Debtors Accounts totaling 970 Million Trillion-Trillion GBP Pound Note Gold Bullion and Seized Property.

To Prime Minister of Britain UK Boris Johnson and British Armed Forces and Royal Navy Admiral of the Fleet Michael Boyce (Lord Barn Boyce) House of Lords Westminster Parliament Britain UK

You are our Confederation of Chiefs Legal Partners in a Private Contract Business Entity under the Dutch King George III and his Sons King George IV King William IV and King Earnest Augustus I to their Direct Bloodline Heir and Successor King Earnest Augustus V and I and the Confederation want you both to Acknowledge that we are the Legitimate Beneficiaries of the 1844 Queen Victoria Trust in all our Legal Documentation Customary Native Land Titles and Whakapapa to the Land Country of New Zealand Commercial Contract with King George IV Proof f Claim Federal Flag of King William IV





From Tamaki-makau-rau to Auckland

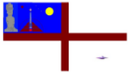
Lieutenant W Symonds Land
 Transfer Agent in Edinburgh
 UK to CT William Symonds
 Auckland Sold Rewharewa
 Manukau Land to Scottish
 At Puponga 11 Nov 1862
 Cornwallis UK Settlement
 Legal Manukau Land CT
 Presold Edinburgh 1833
 Manukau was registered
 owner Edinburgh Scotland
 Capital of NZ in Auckland
 NZ "Crown" Stole British UK
 Manukau Conveyance Title
 to NZ Country in Auckland
 & 20 March 1834 NZ Flag
 Compromised by NZ Fraud
 "Maori IWI Crown" 1840
 Treaty of Waitangi contract
 CT Cornwallis at 20/3/ 1834
 Gentry Land Title Agents
 Roy and Wood Lawyers UK
 Held UK Native Legal Title
 CITATION "FACT" Evidence
 Dated 26 April 2017 John
 Kahaki Wanoa Sheriff for
 the Paramount Chiefs Te Tii
 Marae Native Grand Jury
 Court 6 Feb 2016 Proclaim
 King William IV Papal Bull
 "Crown" Commercial Land
 Owners Private Contract
 King Wil IV 20/3/1834 Flag
 Rewharewha Manukau
 Tira Waikato Manukau
 CT Title Edinburgh 1825

Over the years, New Zealand historians have written voluminously about the New Zealand Company's first organised settlements at Port Nicholson, New Plymouth, Nelson, and elsewhere. Auckland's first organised settlement at Cornwallis beside the Manukau, on the other hand, has never been much more than a mere unregarded footnote attached to our nation's story. Understandably so, perhaps. It never amounted to much. This small community of Scots perched on the rugged, heavily bushed shoreline near Puponga Point, which juts out from the north shore of the Manukau harbour, seemed doomed from the outset, certainly from the moment that Governor Hobson decided some time during 1840 to place his capital on the northern side of the isthmus. The new capital which he created quickly became the port of entry to northern New Zealand. It was unthinkable that the shallow Manukau harbour with its treacherous sandbars could ever have been a serious rival to the Waitemata. But that was far less obvious in the later 1830s than it is to us today. We have to remember that, at that time, most of the Maori people in the region that we now call Auckland lived beside the Manukau. It seemed feasible, therefore, that the shore of the Manukau harbour could also provide the site of an organised white township. This was the hope, anyway, of the New Zealand and Manukau Land Company sponsored in Edinburgh in 1838 by a group of Scottish landed gentry.⁷¹

The Manukau Company developed as an offshoot of the much better known New Zealand Company. Even when it had a completely separate existence, the Manukau Company showed residual signs of the shared origin of these two colonising bodies. Each aimed to build up a substantial emigration fund from the sale of shares or land; each sold land orders whose 'sections' comprised a holding in the country and one town lot; each required, from those who were to be provided with free or assisted passages, evidence of good character and industrious habits.⁷²

The unusual origins of the Manukau scheme are to be found in a book generally regarded as the first historical survey of early New Zealand, A. S. Thomson's *The Story of New Zealand*.⁷³ Published in 1859, this book provided what Thomson claimed to be 'the secret history of this abortive Manukau settlement'. He maintained that his version was based on information provided by an unnamed settler, a 'gentleman' who (according to the author)

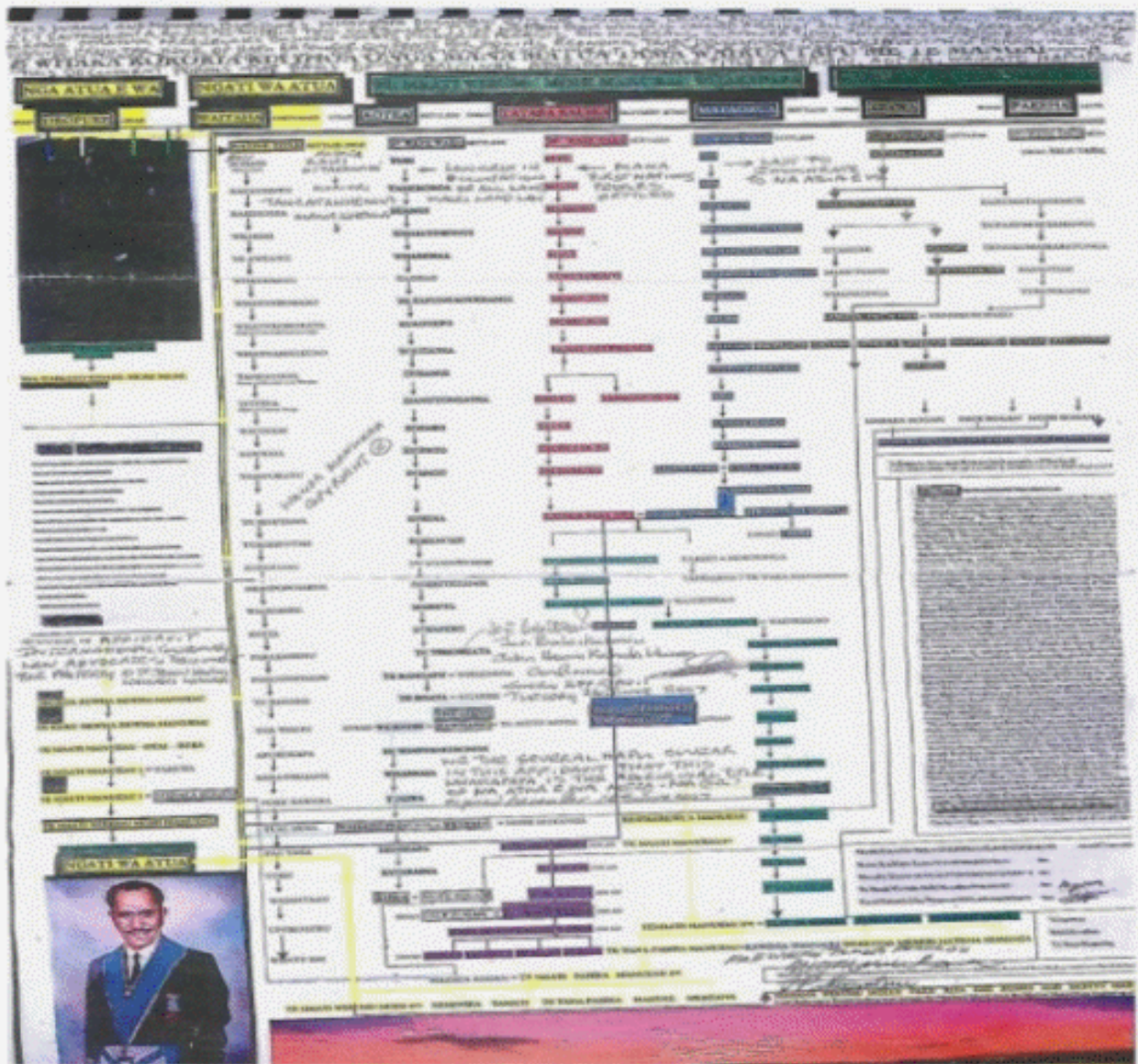




"Moai Crown" Paramount Native Customary Land, "Tidal Energy Hydrogen Rocket-Jet Fuel, Water and Gold, Currency" © TM Brand Commercial Land Patent Rights Reserved



Manukau Moriori "Hikurangi Raki Island" "Rekohu Island" "Ao Raki Island" Wanoa Manukau Rogan Lineage

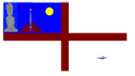


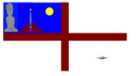
"Moai Tidal Turbine Hydrogen Brand" New World Order Energy Co Operative Membership Share 'TM' Patents under King William IV Seal
 1/ Moai Power House Tidal Turbines 2/ Westminster Parliament 3/ King William IV Crown Flag Admiralty King of the Sea Jurisdiction 4/ Moai Hapu Sovereign Bank Trading Flag 5/36 Sovereign King Jurisdiction 5/ Moai Grace of Gods Sovereign Authority Memorial Inheritance Bank Trading Flag Seal of Paramount Superior Authenticated Doctrines of Discovery Title 6/ Moai God Earth World Doctrines of Discovery Title Seal Jurisdiction 7/ Moai Crown Superior Court Great Seal of King William IV 8/ Moai Pacific Ring of Fire Doctrines of World Sovereign State Discovery Title Crown State Paramount TM Seal Flag Jurisdiction 9/ Crown Supreme Court London 10/ High Court of Admiralty Seal London UK 11/ Great Scottish Land Surveyor Seal 12/ ICCS World Common Law Court Tribunal Seal for Canadian Cree Indian Nation Claim



Paramount Chief Mohi Te Maati Manukau IV President of the Confederation of Chiefs Commercial Contract Whakapapa to Grandfather Judge John Rogan married Marea Manukau and Oraitu Wanoa married Dick Rogan of Te Araroa East Cape Land Transactions Ancestral Connections and original Indigenous Surname Native links to Scotland and Ireland Britain UK Records in Edinburgh Glasgow







James Cosgrove and James Rogan of Downpatrick Belfast Northern Ireland Ulster UK



Moai Crown QE II Great Court London Chief to John Wanoa in Ulster North Island New Zealand



King William IV Photo Coat of Arms 8 Pt Star St Patrick Belfast Ireland 1834 War Bank Trade Flag

Rogan Judges married the Manukau family in Kaipara and Wanoa Families in Te Araroa East Coast

Cosgrove Lawyer married Wanoa family of Te Araroa East Coast as our links to Ireland and Scotland

