

**Moai Crown King William IV Admiralty County Courts**



**Commonwealth of Aotea New Zealand Pacific World**

**Westminster Parliament England U K 1820 to 1834 Flag**

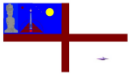


**Magistrate and High Court of Admiralty Martial Law 1820 - 2022**

**Kings Bench Property Search Control Seizure Arrest Warrants**

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





**“PRIVATE PROSECUTOR AND INVESTIGATIONS”**

**HOME GUARD  
Registered Office  
Northland New Zealand**

**30 September 2008 to 17-9-2022**

**MOAI POWERHOUSE GROUP  
Proposed Operations in London**

**NA ATUA E WA AOTEA LIMITED  
Hamilton New Zealand**

**Saturday 17 September 2022**

**COMPANY CREDITORS**

“Moai Crown” Westminster City England

“NA ATUA E WA AOTEA LIMITED” New Zealand

“MOAI POWERHOUSE GROUP” WESTMINSTER CITY England

“Moai Powerhouse Bank” Westminster City England

“Moai Royal Bank” New Zealand and Pacific World

Moai Crown Energy Bank New Zealand

**TO EX LABOUR PRIME MINISTER HELEN CLARK**

**Prosecuted in this Kings Bench Court Convicted Charged**

**GOVERNMENT CORPORATE CROWN NEW ZEALAND**

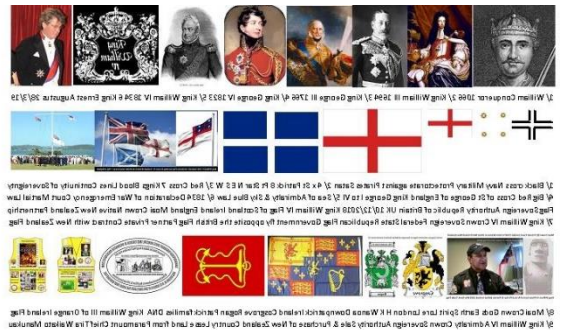
**1 September 2008**

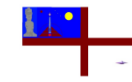
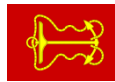
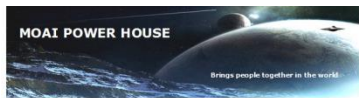
**MOAI TITLE DEEDS OFFER AND ‘ACCEPTANCE’ BLACK 6TH BLACKS LAW 7TH ACCEPANCE BY SILENCE TO THESE COMMERCIAL CONTRACT AGREEMENTS BINDING ON THE CROWN AND WITH NAMED OR UNNAMED AFFECTED PERSONS FLESH AND BLOOD PERSONS NAMED PHOTOGRAPHED HERE IN CONTRACT WITH MOAI and JOHN H K WANOA and MOAI COUNSEL COUNCIL EQUITY KOOTI MARAE SWORN SOVEREIGN TRUTH DEED AFFIDAVIT VS NZ ASSUMED CROWN SOVEREIGN AND BRITISH CROWN SOVEREIGN NOW LIABLE AND MAORI.**

**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 King William IV Sovereign Jurisdictions!**





All affected Maori Treaty of Waitangi and Crown Claimants Individuals Crowns Agents Persons one by one Not hiding behind the Crown anymore Public Aliens Non MOAI Non MOAI and Non-Waikato British Subjects the Queen of England Queen Elizabeth11 have until **Tuesday 4pm 30th September 2008**

to appear in the person with the CROWNS CLEAR LAND TITLE SIGNED BY HER MAJESTY THE QUEEN Who is now required to STAND in front of the MOAI WANOA People The True Sovereign Landowners Landlords of TE PITO O TE HENUA NA ATUA E WA AOTEA LAND FORESHORE AND SEABED ABSOLUTE QUOTED MOAI GOD GOLD EQUITY VALUABLE TITLE no less and REBUTT THESE OUR SWORN TITLE DEEDS AFFIDAVITS TO THIS EXCLUSIVE WRITTEN NATIVE LAND TITLE ABSOLUTE FOR MOAI LANDOWNERS SOVEREIGN NATIVE COUNSEL CREDITORS BANKERS MMFGLOBAL CAPITAL SECURITY OF FINANCE LEGAL FINANCIAL BANKING INSTRUMENTS FOR SOCIAL ECONOMIC COMMERCIAL TRADING PURPOSES OF MORIORI MANUKAU TRIBESMENS NA ATUA E WA TITLES DEEDS I F YOU CANT PRODUCE YOUR UNIQUE LAND OWNERSHIP TITLE QUOTE

“CAVIET EMPTOR ‘Black’s Law Dictionary ‘BUYER BEWARE THE NATIVES INFESTS OUR LAW [BRITAIN IRELAND] YOU BUY THE LAND FROM THE NATIVES AT YOUR OWN RISK”

STILL IN FORCE TODAY WE HAVE JURISDICTION IN OUR TITLE DEEDS TO OVERRIDE AND TAKE OUR TRIBAL WEALTH ECONOMIC VALUE OF OUR MOAI HAPU RESOURCES OUT OF YOUR CROWN TITLES VALUATION INTO OUR TOTAL OWNERSHIP AND CONTROL

MOAI EQUITY GOLD BULLION CREDIT BANK. CERTAIN INFORMATION CONTAINED IN THESE AFFIDAVITS IS THE JOHN WANOA © COPYRIGHT MOAI WANOA BRAND NAME™ PROPERTY OF JOHN WANOA UNDER THE UCC CODE OF OUR TIKANGA MOAI LORE IS THE LAW OF THE LAND OF TE PITO O TE HENUA ISLAND and NA ATUA E WA AOTEA ISLANDS of the Polynesian Triangle TITLES Boundary areas Valued at the greater of GOLD EQUITY [Bullion] in EURO or USA DOLLARS at the time exclusive

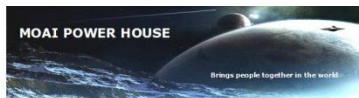
### MOAI LH2-GOLD Liquid Hydrogen Jet Fuel and Gold Bullion Vault Shares Valuations.

In NEW ZEALAND, MOAI IS THE ABSOLUTE TITLE SOVEREIGN OWNER OF THE TRIBAL BOUNDARIES MARKED FROM PAGE 9 TO 15 INCLUDED OUR NATIVE TITLE OWNERSHIP UNDISPUTERD UNREBUTTED TRUTH SOVEREIGN POWERS OF OUR MOAI SOVEREIGN STATE, WE STATE HERE UNDER THE COMMON LAW OF ENGLAND ANY PERSON OF THE NZ CROWN THE STATE AND ANY OTHER GOVERNMENT STATES AGENTS PERSONS OPENNING THESE FILES BY PRESSING OPEN IN GOOGLE BUZZ TWITTER OR FACEBOOK

IS DEEMED TO BE IN COMMERCIAL CONTRACT ACCEPTED AUTOMATICALLY IN A DEBTOR LIABLE CONTRACT WITH THE WRITER JOHN HOANI KAHAKI WANOA AND MOAI EXECUTIVE AUTHORITY GRACE OF GOD AND MOAI BLOODLINE PATERNAL DNA INHERENT DESCENDANTS THE SOVEREIGN LANDOWNERS ABSOLUTE LIVING IMAGE OF MOAI and GOD STATUE PERSONS THE SOVEREIGN CREDITORS IN COMMON TRIBAL BONDS THE CROWN NEEDS MOAI WANOA Peoples NATIVE COUNSEL TANGATAWHENUA MANAWHENUA HIGHER AUTHORITY CONSENT RESOURCE CONSENT OVER OTHER AHIKA TRIBES PRESENT CONSENTS IN THESE TRIBAL BOUNDARIES WE OWN AND STATE HERE IN THESE SWORN AFFIDAVITS WE STILL OWN BEFORE YOU CROWN IMMIGRANTS AND COLONIAL BRITISH







IRISH SCOTTISH ENGLISH WELSH IMMIGRANTS CAME HERE THIS LAND BELONGS TO US THE NATIVES ABSOLUTE POSSESSION. THE CROWNS MUST CO OPERATE WITH THESE OUR CONTRACTS WITH YOU THE PERSONS FAILED TO REBUT THESE AFFIDAVITS

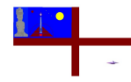
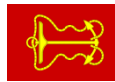
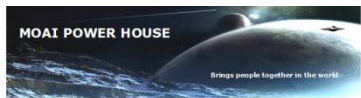
AND WE ACCEPTED YOUR SILENCE AS AGREEMENT TO OUR DEBT BILL COMMERCIAL CORPORATE NON CORPORATE ASSETS SEIZE ON CROWN TITLES THESE OUR INTERNATIONAL MOAI WANOA BRAND TRADE SOVEREIGN STATE CONTRACTS AFFIDAVITS SOVEREIGN STATE GOVERNMENT OF NA ATUA E WA AOTEA [New Zealand and its outer Islands LORES LAWS LAND FORESHORE AND SEABED TITLES NATURAL MINERAL FISH PLANT AIR WATER LAND ANIMAL HUMAN RESOURCES OUR MOAI EQUITY KOOTI our HEAD OF OUR MOAI WANOA HAPU TRUST BOARD COUNSEL ASSIGNEE DEBT RECOVERY MOAI CREDITOR JOHN WANOA TO CHARGE,

CHARGED YOU THE NAMED PERSONS WHO OFFENDS OFFENDED OUR TIKANGA MOAI GODS LORE OF RAIATEA ISLAND, TE PITO O TE HENUA ISLAND RAPANUI AND NA ATUA E WA TE PITO O TE HENUA, AOTEA NEW ZEALAND AND NZ LAW DIRECTLY AS WE ARE A COMMERCIAL ENTITY UNDER THE ARTICLES OF THE UCC CODE UNIFORM COMMERCIAL CODE GOVERNING PRIVATE CONSENSUAL CONTRACTS PRIVATELY ENFORCED HERE UNDER TRUE COMMERCIAL LAW INTERPRETED TO MOAI COMMERCIAL LORE LAW. NO JUDGE OR A THIRD PARTY CAN NOW CHALLENGE THESES RESOLUTIONS AGAINST THE COMMERCIAL CONTRACT BUSINESS OF LEGISLATIVE COUNSEL EXECUTIVE JOHN WANOA THE EXECUTOR WHO SHALL HAVE THE CONSENSUAL POWER OF THE TRIBAL LEADERS TO EXPROPRIATE THE NZ CROWN BRITISH CROWN NAMED PERSONS LISTED DEBTORS/LIABLE AND OTHERS MONEY PROPERTY ASSETS STOLEN CONFISCATED EXAPPROPRIATED EMBEZZLED OFF THE OWNERS OF THE LAND NA ATUA E WA AOTEA-ROA NZ SINCE THE SIGNING OF THE FRAUDULENT BRITISH CAVEAT EMPTOR LIEN MORTGAGE DOCUMENT THE 1840 TREATY OF WAITANGI WAS SIGNED BETWEEN BRITAIN AND THE WRONG TRIBES WHO WERE NOT THE TANGATAWHENUA HIGHER AUTHORITY CUSTOMARY NATIVE MORIORI MANUKAU TRIBE LANDOWNERS

IT IS AN OFFENCE FOR ANY PERSON ON THE EARTH MAORI OR ANY PERSON OF ETHNIC ORIGINS TO USE THESE COMMERCIAL CONTRACT AFFIDAVIT DOCUMENTS FOR CREDIT GAIN BENEFIT LEGAL CASES WITHOUT THE EXPRESS PERMMISION OF THE COPYRIGHT TRADE MARK OWNER OF THE PROPERTY JOHN WANOA THE OWNER OF THE COMMERCIAL BUSINESS NAMES AND NGA TIKANGA LAW IMMEDIATE LAW ENFORCEMENT OF THE UCC ARTICLES OF THE COMMERCIAL LAW/CODE FOR THE BUSINESS OF MORIORI MANUKAU AND THE BUSINESS OF JOHN WANOA NATIVE COUNSEL INVIOABLE REPRESENTING THE MORIORI TRIBES PREVAILS OVER NOW SUPERCEDES THE NZ PARLIAMENT LAW OF NEW ZEALAND STATUTORY LAW/CODE CROWN LAW WHO NOW REQUIRES THE CONSENT CONTRACT WITH THE MORIORI MANUIKAU TRIBES NA ATUA E WA NGATI WHA ATUA HAPU TRUST BOARD HEAD TRUSTEE LEGISLATIVE COUNSEL LEGAL UCC LAW ADVOCATES LANDOWNERS IN COMMON WITH THE DESCENDANTS OF THE MORIORI MANUKAU DESCENDANTS LISTED FROM PAGE 17 TO 30

AND THEREAFTER ADDITIONAL TO 300,000 OFFSHORE REGISTER THE NZ CROWN BRITISH CROWN UNITED NATIONS OTS OFFICE OF TREATY SETTLEMENTS THE WAITANGI TRIBUNAL MAORI ORGANISATIONS THE PUBILC OF NEW ZEALAND AND THE MEDIA THE QUEEN OF ENGLAND THE NZ GOVERNOR GENERAL IS ON IS ON NOTICE AS OF TODAY THAT THE NZ





CROWN AND NZ PARLIAMENT AND THE NZ GOVERNMENT LEGISLATIVE COUNCIL THE NZ EXECUTIVE CABINET IS IN A CONTRACT WITH THE CITY OF AUCKLAND NATIVE COUNSEL EXECUTIVE EXECUTOR JOHN WANOA CREDITORS FOR MORIORI MANUKAU TRIBESMEN NATIVE SOVEREIGN CROWN LANDOWNERS ABSOLUTE THE NZ CROWN IS HEREBY REQUIRED TO DIRECT ITS REGIONAL GOVERNMENT AUTHORITIES TO MEET WITH OUR EXECUTIVE COUNSEL BODY CONSISTING OF BRITISH CITIZENS COMMERCIAL LAW UCC CODE/LAW ADVOCATES MAORI TIKANGA LAW UCC CODE/LAW ADVOCATES INDIGENOUS PRESS NEWS

WE REMAIN THE RIGHT TO ALTER ADD OR DELETE OR OMIT ANY WORDS TO EFFECT OUR COPYRIGHTS CONTRACTS UCC CODE/LAW AT OUR OWN WILL AS LANDOWNERS NZ CROWN 3RD PART SUBORDINATED LIMITED POWERS TO CHALLENGE CHANGE INFLUENCE OR OVERPOWER OUR POLICIES PLANS EXECUTIVE LEGAL OPINIONS DECISIONS AS A MATTER OF THE COMMON LAW TIKANGA LAW NZ JUDGES MINISTERS PRIME MINISTER GOVERNOR GENERAL RETIRED OR POSTED PUBLIC SERVANTS OF THE NZ CROWN SHALL NOT BE AMMUNE ARE NOT IMMUNE FROM OUR PROSECUTION UPON THEIR PERSON NAME PERSON SINGLY NAME IN A CONTRACT WITH ME THE INDIGENOUS NATIVE LANDOWNER EXECUTORCREDIITOR JOHN HOANI KAHAKI WANOA FOR MANUKAU TRIBE THE NZ CROWN COMMUNICATES TO US BY DEFAULT INTO THIS ELECTRONIC CONTRACT WITH ME THE MORIORI MANUKAU NATIVE LAND EXECUTOR

OF THE MORIORI MANUKAU ESTATE MARKED ON THE PAGES 9 TO 15 INCLUSIVE GRAPHIC HISTORIC TRIBAL BOUNDARY LAND OWNERSHIP TERRITORIAL WATERS CUSTOMARY TITLE ABSOLUTE AND KAITIAKI THERE OF EITHER OR IT IS EXPRESSLY WRITTEN HERE TODAY UNDER THE PREVAILING TIKANGA MAORI LAWS OF THE LAND ALLODIUM TITLE HOLDERS BELONGING TO THE FIRST NATIONS PEOPLES OF THE LAND MORIORI MANUKAU TRIBESMEN IN COMMON ABSOLUTE OWNERSHIP OF THESE LAND DEEDS

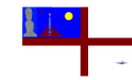
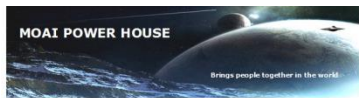
**THE TREATY OF PUPONGA MANUKAU 2008 DOCUMENT OF TITLE CALLED THE ABSOLUTE RIGHTS**

[REFERENCE TO BLACK'S LAW 1ST]

NOW RELEASED OF THESE PUBLIC STATEMENTS PROCLAMATIONS DECLARATIONS WORLDWIDE MEDIA

THE LAST CHANCE FOR ANY LIVING SOUL PERSON TO REBUTT THESE SWORN ATTESTMENTS ASSERTIONS STATEMENTS PROCLAMATIONS DECLARATIONS DEBT/LIABLE DEBT INSTRUMENTS SHALL BE THE FIXED TIKANGA LAW OF THE LAND ALL MAORI TRIBES AND THEIR NAMED PERSONS IN CONTRACT WITH THE OFFENSIVE NAMED AGENTS PERSONS SEVERALLY BUT SINGLED OUT INDIVIDUAL RESPONSIBLE SUCCESSORS OF THE FRAUDULENT BRITISH CROWN AND THE NZ COMPANY AT THE TIME AND CROWN OF LONDON THE NAMED PERSONS LORDS OF LONDON AND THE NAMED PERSONS OF THE NZ CROWN MINISTERS AND THEIR AGENTS SO NAMED IN THESE AFFIDAVITS SHALL BE THE LIABLE /DEBTORS NOW HELD ACCOUNTABLE PERSONALLY AS THE OFFENDING PERSON SINGLY CHARGED UNDER THE MORIORI MANUKAU TITLE DEEDS 'TREATY OF PUPONGA MANUKAU 2008' INESCAPABLE CHARGE CAVEAT EMPTOR LIEN





ON AND OVER THEIR REAL PROPERTY RIGHTS MAORI FREEHOLD TITLES LAND TITLES SECURITY OF INVESTMENT SECURITY OF TITLE FORFEITURE BY DEFAULT SETTLEMENTS WITH THE NZ CROWN BRITISH CROWN LORDS OF LONDON CROWN THE BENEFICIARIES OF THE INCUMBANT CLEAR TITLE HOLDING TREATY OF PUPONGA MANUKAU COMMERCIAL LAW DOCUMENT OF TITLE THE PROPERTY OF THE SOVEREIGN STATE OF MORIORI MANUKAU TRIBESEMEN HEAD TRUSTEE COUNSEL LAND COMMISSIONER JOHN HOANI KAHAKI WANOA CALLED THE CREDITOR

OF THE NA ATUA E WA MORIORI MANUKAU ESTATE CALLED THE PUPONGA MANUKAU ESTATE UNDER

THE TREATY OF PUPONGA MANUKAU 'T AGREEMENTS IN PRINCIPLE DISCLOSED FOREVERMORE SIGNED HERE TODAY THE MONARCHY SUCCESSION OF MALE LINE ETHNIC ORIGINS AS IS THE QUEENS MONARCHY DESCENDANTS OF MORIORI MANUKAU TRIBES NA ATUA E WA TE MOANA NUI A KIWA ESTATE

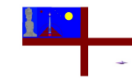
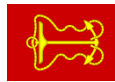
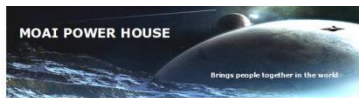
ON BEHALF OF THE INDIGENOUS PEOPLES OF THE MAORI AND PACIFIC ISLANDS NATURAL GROUPING THE BENEFICIARIES OF THE MORIORI MANUKAU ESTATE IT IS HEREBY NOTIFIED THAT THE NZ CROWN S THE BRITISH CROWN AND THE LORDS OF THE LONDON CROWN ARE IN A COMMERCIAL CONTRACT WITH MOHI WIREMU TE MAATI MANUKAU AND JOHN HOANI KAHAKI WANOA

THE SOVEREIGN LAND OWNERS IN COMMON UNDER THE COMMERCIAL CODE S [BLACKS LAW DICTIONARY] THE NZ CROWN OTS AGENTS CALLED OFFICE OF THE TREATY SETTLEMENTS ARE MAKING FALSE FEAUDULENT HISTORIC LAND SETTLEMENTS DEALS OF A PITTANCE WITH SOME MAORI CLAIMANT NATURAL GROUPINGS WITH OR WITHOUT THE RECOMMENDATIONS OF THE WAITANGI TRIBUNAL AND THE LIABLE /DEBT NAMED PERSONS RACHELLE HOULBROOKE JAY EDEN MARK BURTON MINISTER OF TREATY NEGOTIATIONS AND JUSTICE MINISTER AND MICHAEL CULLEN DEPUTY PRIME MINISTER

WHO HAS SUCCEEDED THE POSITION HELD BY BUERON AND BURTON HIMSELF NOW CHARGED WITH CORRUPTION TO DEFRAUD THE PUBLIC OF NEW ZEALAND AND OTHER NAMED AGENTS OF THE CROWN RESPONSIBLE AND HELD ACCOUNTABLE FOR THE CORRUPTION OF THE HISTORIC EVIDENCE TO DEFRAUD THE PUBLIC AND THE MORIORI MANUKAU LAND OWNERS NOW NAMED TODAY THE OFFENDING PERPETRATORS OF THE COMMITTED CRIMES UPON THE CONTRACTED PARTY THE CREDITOR LANDOWNERS COUNSEL LAND COMMISSIONER ASSIGNEE LEGAL ADVOCATES CALLED THE NATIVE COUNSEL SOVEREIGN CROWN OF NA ATUA E WA AOTEA-ROA NEW ZEALAND AND ITS OUTER ISLANDS TERRITORIAL INTERNATIONAL WATER CHARTER FREE PASSAGE CONTROL OWNERSHIP STATEMENT AFFIDAVIT SWORN TODAY ON BEHALF OF NATURAL GROUPING CROWN SOVEREIGN LANDOWNERS

IT SHALL BE THE LANDOWNERS VALUABLE CONSIDERATION THE VALUE OF THESE TRIBAL TERRITORIAL INTERNATIONAL WATERS NATURAL AND OCCURING RESOURCES BEING EXPLOITED AT THE HEST OF THE NZ CROWN GOVERNMENT ASSUMED QUOTE FROM BLACKS LAW [BUYER BEWARE LET THE BUYER BEWARE THAT PURCHASERS BUY LAND AT THEIR OWN RISK] IS STILL UNDER THE FRAUDULENT CORRUPT '1840 TREATY OF WAITANGI] DOCUMENT OF TITLE ASSUMED CROWN TITLE ASSUMED SOVEREINTY SEVERLY FLAWED





AND OF SERIOUS INESCAPABLE RISK NOW OF FORECLOSURE CONTRACTUAL DEFAULT WITH THE CONTRACTOR JOHN WANOA TO THE NZ CROWN AGENTS NAMED PERSONS IN THE FIRST INSTANCE THE BRITISH PRIME MINIISTER AND OTHER RESPONSIBLE MINISRES IN HIS CABINET INCLUDING THE NAMED OR UNAMED PERSONS THE LORDS OF THE LONDON BANKS ARE NOW HELD JOINTLY ACCOUNTABLE WITH THE MAORI CHIEFS AND THEIR DESCENDANTS WHO SIGNED THE FRAUDULENT '1840 TREATY OF WAITANGI' DOCUMENT OF TITLE CAVEAT EMPTOR LIEN MORTGAGE OVER NEW ZEALAND AND ITS OUTER ISLANDS MARITIME WATERS INCLUDING THE TITLE DOCUMENT BIRTH CERTIFICATE OF DOUMENT OF TITLE OVER THEIR PERSON BENEFICIARIES OF THE STATE GOVERNMENT OF NEW ZEALAND SECURITY OF FINANCIAL INTEREST THE PROPRTY OF THE PUBLIC OF NEW ZEALAND

**SHALL FORFEIT THOSE DOCUMENTS OF TITLE TO THE LAND COMMISSIONER ASSIGNEE THE LAND IT IS NOTED FROM TODAY TILL THE 4PM 30TH SEPTEMBER 2008**

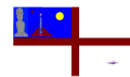
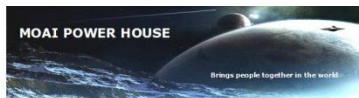
THAT AFTER THIS HISTORIC DATE THAT IF THESE OUR SWORN TESTIMONIALS AFFIDAVITS CLAIMS TO THE ALLODIUMI TITLE CERTIFIED AND WITNESSED BY NOTARY PUBLIC [BLACKS 1ST BOUVIERS 6TH (APOSTILLE)(BY DECREE)[FEDERAL RESERVE NOTES-BARRONS 3RD] JUSTICE OF THE PEACE JP G.E. NASH OF MASSEY AUCKLAND UNDER TIKANGA MAORI COMMON LAW OF THE LAND OF NA ATUA E WA NATIVE SOVEREIGN MORIORI MANUKAU TRIBESMEN LANDOWNERS IN COMMON THE NATIVE COUNSEL ENFORCED TODAY

THEREAFTER ENFORCES THE UCC VERSION OF 'COMMERCE' '10 MAXIMS OF COMMERCIAL LAW AND THE LAW ITSELF' CONTRACT CONTRACTUAL AGREEMENT BETWEEN JOHN HOANI KAHAKI WANOA LEGAL ADVOCATE CREDITOR OF AUCKLAND MOHI WIREMU TE MAATI MANUKAU RETIRED PARAMOUNT OF HELENSVILLE GRAEME FAINE BRITISH CITIZEN BRITISH LEGAL MONARCHY LAW ADVOCATE AND REAL ESTATE SALES AGENT OF SWANSON STAN LAKE ENGINEER OF RANUI AND OTHERS ATTESTING TO THESE CLAIMS AND THE DEFENDANT PERSONS IF ANY AFFECTED BY OUR CLAIM [BLACKS 4TH ] MUST COUNTER REBUTT OUR SWORN TESTIMONY AFFIDAVIT (S) [BLACKS 1ST] UNDER COMMERCIAL LAW [BLACKS 6TH] CODE [WEBSTERS – BLACKS 4TH BLACKS 7TH] TO OUR TITLE [WEBSTERS – BLACKS 1ST] DEEDS

YOUR SILENCE AND NON PERFORMANCE NO CHALLENGE LEGACY COMMITMENT SILENCE SHALL BE THE LAWFUL AND LEGAL OFFER AND ACCEPTANCE FOR ALL THE ABOVE ACTIONS ENFOCED BY THE MORIORI MANUKAU NATIVE COUNSEL THE OWNER OF THESE DOCUMENT[S] OF TITLE [UCC1-201(15)] DOCUMENT [SECTION 7-201 UCC 7-202 TO LAND RESOURCES BIRTH CERTIFICATE (S)[BLACKS 7TH BLACKS 1ST] OTHER ENTITIES 'JOHN WANOA ©™ COPYRIGHTS 'THE CORPORATE BUSINESS OWNERS OF THE MORIORI NA ATUA E WA ALLODIUM TITLE 'THE TREATY OF PUPONGA MANUKAU LTD' "PLATINUM TIDAL ELECTRIC BRIDGE CONSTRUCTION COMPANY LIMITED" 'DOCUMENT OF TILE' OWNERSHIPABSOLUTE THE CREDITOR UNDER 'COMMERCIAL TORT' CLAIM UCC9-102(a)(13) 'MANUKAU TRIBE FEDERAL [WHEATON ELEMENTS INTERNATIONAL LAW] RESERVE" 'CITY OF PUPONGA MANUKAU CROWN AUCKLAND' 'MANUKAU TRIBE FEDERAL [WHEATON ELEMENTS INTERNATIONAL LAW] MORIORI MANUKAU SOVEREIGN STATE TO STATE 'SWISS FRANC INDIGENOUS MORIORI MANUKAU NATIVE FEDERAL RESERVE' NOTE' CALLED MORIORI SWISS FRANC' '™ HEADOF STATE 'SWISS FRANC' MONEY OR OTHER







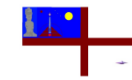
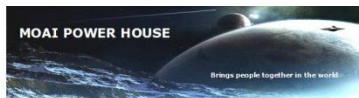
CURRENCY IS OUR MORIORI BANK CURRENCY USED AS THE CURRENCY MONEY UCC 1-201(24) 'EQUITY' [BARONS 3RD] EXCHANGE MONEY CURRENCY IS VALUED FOR OUR VALUABLE CONSIDERATION AGAINST THE VALUABLE MORIORI MANUKAU SOVEREIGN CROWN CLAIM [BLACKS 4TH] AUTHENTICATE [UCC9-102(a) (7)] CERTIFICATE [BLACKS 1ST BLACKS 7TH] CERTIFICATE OF TITLE [UCC9-102(a) (10)] DOCUMENT OF TITLE [UCC1-201(15) NEGOTIABLE [BLACKS 1ST] NEGOTIABLE INSTRUMENT [UCC 3-104][BLACKS 1ST] MORTGAGE UCC9-102(a)(55) INSTRUMENT [UCC9-102(a)(47) SECURITY OF INTEREST UCC 1-201 UCC 1-201(37)(a) ATTACHMENT [UCC 9-203(a) UNDER PREVIOUS ARTICLE 9 AGREEMENT [SECTION 1-103 OF UCC 1-201(3) ENFORCED AFFIDAVIT [BLACKS 1ST] AFFIDAVIT OF SERVICE [BLACKS 1ST] CERTIFICATE [BLACKS 7TH BLACKS 1ST] CERTIFIED CHECK ACCEPTANCE [BLACK 6TH BLACKS 7TH] ACCEPTANCE OF SILENCE [CORBIN ON CONTRACTS] [ACCEPTANCE FOR VALUE] - [VALUE WEBSTERS 44 UCC 1-201(44) UCC 3-303(a)(3) [SERVICE OF THIS WRIT NOTICE NON NEGOTIABLE [BLACKS 1ST BLACKS 5TH] ATTACHMENT [UCC 9-203 AND OR ARTICLE 9] UPON THE RESPONSIBLE CROWN CAPACITY PERSONS CROWN AGENTS NAMES SEVERALLY AND CLAIM AGAINST THE NZ CROWN BRITISH CROWN CITY OF LONDON CROWN DEBTOR [UCC 9-102 (a)(28) ORDER [UCC1-201(28)[UCC3-103(6)

OVER MORIORI MANUKAU LANDOWNERS ABSOLUTE OWNERS PROPERTY NATURAL RESOURCES OIL MINERAL MARINE TITLE WIND WAVE MAGNETIC SOLAR FUEL CELL SUPERCONDUCTING FUELS ENERGY VALUED AGAINST THE PLATINUM METAL VALUE VALUED AGAINST THE PLATINUM TIDAL ELECTRIC HYDROGEN TURBINE ENERGY MARKET FUEL AND SHARE VALUE AND FUEL GAS EMISSIONS OFFSET CREDIT VALUE VALUED AGAINST THE MORIORI PUPONGA MANUKAU PROPERTY LAND RESOURCES ABSOLUTE OWNERSHIP THE BANKER CREDITOR CONTROLLER ASSIGNEE LEGAL ADVOCATES THE BANKER OF 'THE CITY OF PUPONGA MANUKAU AUCKLAND' LAND FORESHORE SEABED CURRENT LAND COMMERCIAL VALUES CROWN AUCKLAND' ABSOLUTE RIGHTS' BLACKS LAW 1ST UNDER THE UCC CODES THE MANUKAU TRIBES NATIVE COUNSEL CREDITOR ASSIGNEE SHALL HAVE THE FULL CAPACITY BLACKS 1ST POWER UNDER ITS UNIQUE MORIORI MANUKAU SOVEREIGNTY POWERS TO IMMEDIATELY ENFORCE THE NATIVE TIKANGA LAWS AS THE LAW OF THE LAND MAN OF THE LAND MANA OF THE LAND GOVERNANCE OVER THE LAND ALLODIAL TITLE PAGE 9 TO 15 SHALL CHARGE NAMED CROWN AGENT PERSONS AND PUBLIC PERSON NAMED DEBTORS UCC9-102(a) (28) OWED/LIABLE TO PAY FOR CRIMES DEBT OWED

UNDER THE CHARGE BLACKS 1ST CHARGE-BACK UCC4-210(A)(2) CODES INCLUDING TRUSTS AND BANKS SET UP UNDER THE NZ CROWN BRISH CROWN CITY OF LONDON CROWN BENEFICIARYS TAX HAVENS REVENUE MONEY DERIVED FROM PUBLIC PROPERTY [BARRONS 3RD] AND CROWN FRAUDULENT DOCUMENT OF TITLE [[UCC 1-201(15) PURCHASE [UCC 1-201(32) PURCHASE MONEY SECURITY OF INTEREST [UCC9-107] [RANSOM] ISA 43:3 NUM 35:31 MURDER BRIBE PAID TO A JUDGE OR PERSON 3RD PARTY (1 SAM 12:3 AMOS 5:12) AND LAND SALES TO AND OVER THE MORIORI PUPONGA MANUKAU BLACK'S 5TH SECURITY OF INTEREST DOCUMENT OF TITLE OWNERSHIP EQUITY BARON'S 3RD REBUTTAL PRESUMPTION [BARRONS 3RD] LEGAL FICTION OR PRIMA FACIA CASE CONCLUSION SHALL NOT BE ENTERED INTO THIS AGREEMENT UNDER ANY UNCERTAIN CIRCUMSTANCES HISTORIC LAND CLAIMS OF NO SUBSTANCE HISTORY OF LEGAL TITLE LEGAL RECORD [RECORD UCC 9-102(a)(69)]







ASSUMPTIONS MADE BY COUNTER AFFIDAVIT PERSON DEFENDANT WHO MUST REPRESENT HIS PERSON IN HIS FLESH AND BLOOD STANDING ON HIS OWN TWO FEET SPEAKING FOR HIMSELF NO LESS MANA THAN MOHI WIREMU TE MAATI MANUKAU AND HOHN HOANI KAHAKI WANOA THE DEFENDANTS MUST HAVE EQUAL AMOUNT OF WEIGHTED HISTORIC ANCESTRAL CONNECTIONS TO THE LAND HAVE EVIDENCE HISTORY ON HIS PERSON IN FRONT ON HIS PERSON SPEAKING WITH HIS MOUTH FOR HIS PERSON WITH HIS WHAKAPAPA TITLE INDIGENOUS NAME OLDER THAN MOHI MANUKAU AND HIS TITLE TO THE LAND IN FRONT OF THE MANUKAU TRIBESMEN MORIORI AND DESCENDANTS LANDOWNERS ABSOLUTE OWNERSHIP CLAIM AND IN FRONT OF US AND OUR LEGAL TEAM

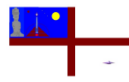
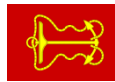
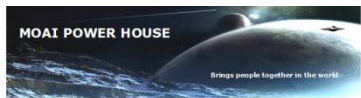
IN OUR COURT OR OTHER HIGHER COURT AT THEIR EXPENSE THE DEFENDANTS MUST PLACE A BOND ON THE COURTS AND MUST PAY [UCC 5-201 (3-604) BLACKS 6TH] MAKE PAYMENT IN FULL UCC 2-511 (3-604) BLACKS 6TH PAYMENT INTANGIBLE [UCC 9-102 (a)(61) TO THE CREDITOR A JUDGE IS LIABLE AS THE PERSON WHO VIOLATES THIS ORDER UCC 3-103(8) AND INSTRUMENT [UCC 9-102 (a)(47) UCC 3-104 (e) UCC 3-104 (b)] OUR 7 POINT INSTRUMENTS ARE 1/ OUR IDENTIFICATION OF MOHI MANUKAU AND JOHN WANOA IS ACCURATE OUR CONTRACT AND OR CONTRACT OF AGREEMENT OR CONTRACT AGREEMENT BY DEFAULT [BLACKS 1ST ] OF THE ABSENT OR NO SHOW OR SHOW DEFAULTER [BLACKS 1ST] FOR NON PERFORMANCE OF ACCUSED SINGLE ONLY PERSON DEFENDANT NO SHOW COUNTER AFFIDAVIT PERSON NAMED PERSON UNAMED PERSON CHALLENGING PERSON SINGLY ONLY REBUTTING OUR MORIORI MANUKAU LAND TITLE CLAIM TO NA ATUA E WA NZ TE MOANA NUI A KIWA OCEANS PACIFIC AND CONTINENTAL SHELF 550 MILE TO FURTHEREST 1000 MILE FORESHORE SEABED RESOURCES SPECTRUM MARINE CHARTER STRATUM LAND ISLANDS INDIGENOUS NATIVE MORIORI MANUKAU TITLE CLAIM [BLACKS 4TH ]

OUR CLAIM IS SUBSTANTIALLY PROFFICIENTLY SUFFICIENTLY ACCURATE THEREFORE WE EXPECT THE PERSON DEFENDANT PERSON COUNTER CLAIM PERSON TO BE EQUALLY ACCURATE WITH THEIR EVIDENCE SUPERIOR TO MOHI AND MYSELF EVIDENCE THEIR OFFENCE IS OUR CREDIT SHOULD THE NAMED PERSON LOSE THE CASE AGAINST US SINGLY SHALL PAY ACCORDING TO OUR DICTATE TERMS OF PAYMENT DEBTOR THE EVIDENCE

MUST MATCH OR BETTER NOTHING LESS OF MANAWNEUA MANA OF THE PERSON OF OLDEST MAORI NAME NOT WHANGAI OR PAKEHA NAME MUST BE A NAME OLDER THAN MANUKAU AND OLDER THAN 97 AND OF PARAMOUNT BY RIGHT STATUS TIKANGA MAORI NO LESS MAORI AGAINST MAORI NOT BLUE A BROWN SURNAME A HIPPOLIGHT A PAUL A MEXICAM IT IS MOAI MANA VERSUS MAORI MANA OVER THE LAND 2/ THE NATURE OF THE CONTENT OF OUR CLAIM IS SET OUT GRAPHICALLY AND CLEARLY MAPPING THE BOUNDARIES OF THE CLAIM ON BEHALF OF ALL THE MORIORI AND MAORI WHITE BROWN BRINDLE BLACK ETHNIC DESCENDANTS OF MORIORI MANUKAU TRIBESMEN FROM ALL PARTS OF THE GLOBE INDISPUTABLE IN THIS STATEMENT I MAKE THE PERSON

WILL CLAIM THIS CLAIM WHEN THEY FIND THEIR WAY BACK TO THEIR ROOTS PARTICULARLY THE LOST TRIBE OF MORIORI TUREHU PATUPAIAREHEHE ITS NOT ABOUT ME AND I AND MOHI MANUKAU IT IS DONE FOR THE PERSON AND SEMI LOST GENERATION WHO CANT DO THIS JOB ANYWAY I DO IT FOR THE PEOPLE WHO ARE BEING BULLIED BY THE CORPORATE GOVERNMENT INTO SUBMISSION SO FORGIVE ME IF YOU





ARE OFFENDED IT IS NOT OF OUR MAKING BUT ONE OF CORRECTION AND JUSTICE PEACE AND HARMONY THE WORDS OF ONE MOHI MANUKAU TRULY 3/ THE LEDGERING AND ACCOUNTING OF THESE SETTLEMENTS WITH THE CROWN NAMELY THE PERSONS NAMED OF THE NEW ZEALAND CROWN RESPONSIBLE FOR THEIR AUTROCITIES OFFENCES COMMITTED BY THEMSELVES AND THEIR ANCESTORS

WE HOLD TO ACCOUNT TO THE PERSON LIVING SOUL CARRYING ON THE BUSINESS OF THEIR FOREBEARERS ON THEIR FEET CONTINUING THE OFFENCES WE CHARGE THEM FOR THE CORRUPTION FRAUD AND EMBEZZLEMENT OF PUBLIC AND PRIVATE MONEY THAT PERSON WE NAME PAY AS A CONTRACTED DEBTOR TO ME THE CREDITOR AND ANY PERSON WHO SUPPORTS THE CROWN AGENT PERSON AND CONTRACTS TO ME JOHN WANOA AND MOHI MANUKAU

**SHALL PAY THE BILL FOR THE DESECRATION OF THE MORIORI LAND** THE DIGGING UP THE URUPA ANCESTORS OF MANUKAU TRIBESMEN THE THEFT OF LAND USING FRAUDULENT DOCUMENT OF TITLE AND MORTGAGE INSTRUMENTS TO EXTRACT THE WEALTH OF THE MORIORI MANUKAU LAND AND RESOURCES COMPENSATION IS NOT THE IMPORTANT FACTOR IN THIS CLAIM IT IS THE FRAUDULENT TREATY OF WAITANGI DOCUMENT TO SECURE A FALSE TITLE AND NO CLEAR TITLE AND CLEAR SOVEREIGNTY OF THE CROWN THE NEW ZEALAND CROWN IN RIGHT OF HER MAJESTY QUEEN ELIZABETH11 IS A FRAUDULENT CROWN TITLE CROWN LAND OWNERSHIP IS A FRAUD COMMERCIAL TRANSACTION AUTHORITY SURRENDERABLE TO THE MORIORI MANUKAU TRIBE

IF THE CROWNS PERSON CANT PRODUCE A REAL TITLE TO THE LAND AND THE QUEEN STANDING IN FRONT OF THE TRIBE TO DEFEND HER NAME THE CROWN OF NEW ZEALAND IS ABUSING AND USING HER AS A MORTGAGE DOCUMENT NO LESS FOR COMMERCIAL GAIN TO THEMSELVES AND THEUIR BOSSES IN LONDON THE BANKERS WHO DONT OWN A PIECE OF ANY OF THE LAND THE ACCOUNTS WILL BE ADMINISTERED BY OUR CORPORATE EXECUTIVE OF PROFFICIENT BUSINESS MEN WMAN WHO ARE OUR DIRECT TRADING PARTNERS IN BUSINESS CONTRACT THE SAME WAY THE GOVERNMENT IS IN CONTRACT HELEN CLARK AND ME JOHN WANOA AS YOU SEE IN THIS SWORN AFFIDAVIT TO THE PERSON **HELEN CLARK HELD ACCOUNTABL AS ALIABLE 'DEBTOR ALREADY** SHE FAILED IN HER DUTY TO REBUTT THE CLAIM AND SO SHE WILL BE BILLED AS A MATTER OF CONTRACT LAW HER IGNORANCE SHALL BE HER DOWNFALL AS IT IS SHOWING **CRACKS IN HER GOVERNMENT NOW SHE CANNOT RUN AWAY FROM HER RESPONSIBILITIES AS THE BILL IS HER MISTAKE TO PAY WE NOW HOLD THE SEVERL NAMED AGENTS ACCOUNTABLE**

Regards

John Hoani Kahaki Wanoa

Surrogate King William III, King George III, King George IV, King William IV, King Earnest Augusts I, King Earnest Augustus V King Emperors of British "Crown" Superior Courts,

Lord High Admiral and President of the Native Sovereigns Confederation of Chiefs of New Zealand, Britain and the World in 250 Countries

