

"Sequence of Events"

A] Cook Street:

1] On the 28th September 2015, I went to Auckland Central Police Station to report my land claim new information as I always have done with the Station Manager Tony Geldenhys over a 3 year period before going onto the land at 61 Cook Street back in 2012 to going onto the land in 2015 as 77 Cook St Auckland Central City. I wrote a notice of my intentions of seizing 77 Cook Street land this time since I have not got any response to my Affidavits from the land Proprietors. I informed the Receptionist and Sergeant that I will call if there is any trouble on the land block to assist me with Police Officers if I find the situation a risk to my own safety and land interests

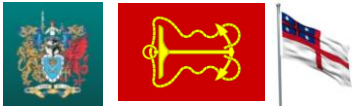
I left the Station at about 4.00pm, arrived on the road outside of Cook Street at about 3pm. I met the Marshals in a meeting with them and then they went into Tournament Group Limited Office at about 5pm 28th September 2015. I stayed with Erin Katil on the road to wait for the Marshals to evict the occupants out and off our land we confiscating back into our possession. Then I got a call from one of the Marshals who said that the Police Officer wants to talk to me. I said I will call my Police at Auckland Central Police Station first before entering the Property from the

Public Road. I then called the Auckland Central Police Station for assistance at around about 5pm to tell them I am going in because I got asked by the Police in there to come in. I used my friend Erin mobile which was erratic and I couldn't hear half what the Police Officer was saying to me, then went in when I saw a Police car zoom past me after the Receptionist said Police should be there now she called them to go there. So with that note I went and spoke to the Police woman at the Office where she told me to wait outside, at the main entrance so I did and on my way out I saw the staff there outside by the main entranceway inside.

An older Police man came over to speak to me and I told him what is going on and then he said to me that the Marshals are all getting arrested if they don't leave. I said I want to see the main Marshals leader. And so he went back in and escorted Leader John Monga out, then said to me, two of the Marshals don't want to be arrested. So I said in that case all out, or all arrested. So I made the decision with him for us all to leave, since the Police have made their decision then I am not arguing with them and will treat them all with the land occupants as third parties in this Fraud Land Case in Court. We left at about 5 30 pm after giving our details to Police Officers.

B] B07/16 Park Avenue Otahuhu Apartment





Arrest by **Natalie Flowerdew-Brown** Sequence. [Herein after Natalie]

2] Oct 02/2015 about 1120hrs I received a visit by the **NZ POLICE** headed by **CIB** (Detective) **Natalie Flowerdew-Brown** and her colleague. I allowed them to enter under extremeduressandprotest because from previous experience I knew that! She then served me with her Documents to read and so I did. I noticed that the Documents did not appear to be a written Arrest Warrant but accusations from her in her own writings and non-Disclosure of everything I expected her to disclose truthfully but contradict her Statements and Oath of Office I demand from the Police and Court Judge made available to me and my Barrister I instructed to be fully disclosed to us all

I noticed my natural name I always write as John Hoani Wanoa and John Wanoa was missing in all of her Documents, but I saw these names I did not create but have a legal lawful CLAIM of financial value interest in the names Mr WANOA, John WANOA, HOANI WANOA, WANOA, WANOA John, and their inheritance from where the money is created from I want disclosed to me as property I believe to be stolen that Natalie Flowerdew-Brown has implicated in her Claim Documents to have the same interest as I have. I also want to know whose account has this money gone into other than my account for whose benefit, because if I signed Documents to someone who is impersonating me I suspect on examining her Documents in my house for the

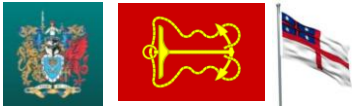
very first time, then that I am treating this as a crime she committed at that point she arrested me illegally without Authentic Documents of Authority on that basis want the Judge to settle this case out of Court with me and my Barrister from this point she arrested me. I am familiar with what is happening here as I am proficient in legalese Instruments presented to this Commercial Contract Court of Jurisdiction she arrested me with her Contract Documents looking at them her Colleagues swore her Legal Name as Natalie FLOWERDEW-BROWN origination of her Offence against me she has seriously injured she must now refute my AFFIDAVIT as

CLAIMANT against her the **RESPONDENT** who Tampering with the Staff of Tournament Group Limited of 77 Cook Street and Tenants Witnesses there who had written or typed sworn Statements she then altered and rewrote their names in the same way like my natural real name John Hoani Wanoa changed into Upper and Lower Case names that I do not use every day. She altered, forged format Typed Legal Fiction names to benefit her Crown Corporations Financial Interests against my interests and or those who complained to Police and also because the Court Judge is conducting the Police Criminal charges against me, settlement Agreement with Natalie.

Why she ordered me to remove my shirt without a removal warrant or an arrest warrant on my body, then took it away as her Court evidence with my shirt as Private to my Contract **Partner King William V Admiralty Crown Sovereign Authority** Badge and Photo of him on it, I treated as **Stolen Property** I found Offensive to my own Native Indigenous Wanoa Moai Royal

Family Hapu name she degraded and humiliated me a Chief in my own right on my own land in my brand new Residential Business surroundings with at least 10 Police intimidated me inside and outside the new 4 story Hotel like building with many Police cars everywhere looking like a war zone, just to come and arrest one of me, a point of extreme stupidity, and a waste of Police time and money, with me being a public figure on internet media makes Police very much out hyped. She also confiscated my medication as evidence to her charges against me I considered





serious life threatening, as I already two heart attacks recently landed up in Auckland Cardiac ward and then Greenlane Hospital Heart surgery ward. Please note that she put my life at risk and I never had medication for the time I was in Custody I found repugnant to New Zealand Human Rights Law, is my complaint to the Court that I want this corrupt case thrown out on that count and a count of negligence on her part had no regard for my well-being but her “Crown” Corporation **NZ POLICE** financial benefit as it appears in her Statements under BAIL CONDITIONS and BOND to release me from Prison after she arrested me illegally, I found **unlawful and serious mistake of her Lawful Authority job, as a Law Enforcement Officer.**

(Please note that she was acting in Common Law Jurisdiction) her own unique hand written typed and signed Contract Documents as she forced me into her **Commercial Contract** herself, served me by natural name **Natalie Flowerdew-Brown** in the **NZ Common Law Jurisdiction** as a **fully Uniformed “NZ POLICE” “Crown” Corporation CIB Detective Police Officer** not permitted by **Oath of Office to Arrest me (but a Constable Authority only** as I know it to be,

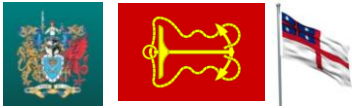
Can serve me a Contract) her first mistake she made. And then she only, served me Documents in her Legal name Capitals, Detective **FLOWERDEW-BROWN** on that day 2nd October 2013 as I was taken into Custody by Police to Auckland Central Police Station. That was her second mistake. Her third mistake was that she forged the names I saw not as my true normal use name. I also noticed that she made at least 5 names that looked like mine in Capital Letters to make the names used for different fraudulent reasons I want her to explain why so many names that are not consistent with my natural name for my own beneficial and financial reasons I want the

Judge to tell me and my Barrister I have instructed as well for her in person to provide a full disclosure of these names and surnames that are not my own created useful names for my benefit and no one else! Would the Court please ask **Natalie FLOWERDEW-BROWN** to prosecute me herself because she is the only natural person and legal person I am interested in to answer me natural man she arrested, mistreated me with confiscating my medication risked my life with heart failure and potential death, lacked duty of care. And she injured my property body, name and took away my legal Authority King William IV Admiralty Court Martial Law Shirt Property as I am internationally known in my own right as “King John” **PRINCIPLE** is my own Private

Contract Business she tampered with illegally as a Third Party **NZ Police “Crown” AGENT** to Second Party Land Proprietors **James Pierce Brown** and **Simon Brent Rowntree** in a **Default Contract** to me First Party Land Interests! We now have a 3 way mixed Private Contract of a conflicting interest that only a Barrister or Lawyer in his profession can answer to my instruction to **Barrister Shannon Wither** to ask the Court to honor my **Default Contract** with both Land Owner Occupiers **James Pierce Brown** and **Simon Brent Rowntree** and **Natalie Flowerdew-Brown** and grant me and my British UK and Aotearoa New Zealand Executives, Administrators, Creditors and Native Chiefs a **Writ** to seize of my **ancestral lands** of 77 Cook Street Auckland and all that land attached to its entire Moai Native Hapu Chiefs Land Rent Chiefs Allodial Title.

This is what I discussed in my home with the Legal Person **Natalie FLOWERDEW-BROWN** as I am proficient in legalese speak to know what she is doing with words to an effect likened to fraud and misleading the Court, why I accused her of knowing this is fraud too she is committing by tampering also with the Management staff and their tenants Statements she made them a mix





of Upper Case and Lower Case lettering for reasons of deception and extortion of money using those natural people's names as Dead People the same as she did to my natural name I found to be Crimes under the NZ Law Crimes Act 1961 Acts severally including Section 91 (1) Crimes Act 1961. I discussed all this with her but she didn't want to hear me tell her my legal rights. So now I say that if she cannot refute this Sequence of Events A-B-C-D as the Police Prosecutor and

Not the Dead Person **NZ POLICE** another Fourth Party live person Police is standing for that dead person instead of Natalie, then this is not real Justice as settlement I wish from this Court. If she fails to appear, then I expect the Judge to rule in my favor because she would not be able to tell her own truth to back her Arrest Documents on me. And it's not in the public's interest to see her not be held accountable for injuring me and my body, my health and that of my land interests she tampered without finding out what she was committing herself and 40 persons now attached

To her cover up of the landowner's proprietors Mortgage Fraud land transfer. That I have a legal legitimate, inheritance Title interest in, I want back, as a consequence of her actions against me. If the Judge fails to rule in my favor then I shall instruct my Barrister to Subpoena her to Court to tell the Judge what I am telling you is my solemn sovereign Truth so help me God she confesses. Please Note this Sequence of events and Affidavit is published on facebook admissible in the High Court of Admiralty Rolls Building Fetter Land in London this case file is lodged through my QC Lawyer here in Auckland City in 2012, You Taek Choi Lawyers. Ayllet Investigations is holding all the files on this case since 2008 first starts on 61 Cook Street Land Title ownership.

She ignored me and said I can explain that in the Central Police Station. I said this is between you accusing me and me notifying you. In her ignorance she failed to understand I knew what she did not know about NZ LAW she is breaking in my home, before she researched what I said. Left it up to someone else other than what she is not qualified to back up her own illegitimate Documents, caused injuries to me from here on, became her Criminal Offenses on me to Court.

CJ Prison; Natalie Flowerdew-Brown seized my medication 8 days 10 cardiac heart pills a day

3]Notice to the PINCIPLE is Notice to AGENT Pope Francis destroys all Corporations-Trusts

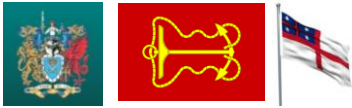
A constable then took me into custody in Auckland Central Police Station while they took details off me with my statements and video interview, no medication since I went into prison from 2 October 2015 till I was bailed on 10th November 2015 That's 8 days without my heart pills. I am

Taking 10 pills a day, as prescribed by Auckland Cardiac Hospital and Greenlane Hospital for my extreme Heart condition I hold **Natalie FLOWERDEW-BROWN** liable for negligence in failing to ascertain my medical condition by not letting me take my medication instead she confiscated it for her evidence I found despicable and she should be jailed for everything she did

Wrong to me and including using her forged Documents to arrest me and she is not qualified to enforce Documents that have been tampered with our property names. Is a punishable offense in its own jurisdiction she enforced on me is also unacceptable of ignorance and risk placed on my

life as a senior Officer of New Zealand Police Barbaric. She just got rid of me into prison with a cold heart, and I felt, she sided with the owners and managers of 77 Cook Street land block and they all wanted me locked away for life. I will deal with her in another Court Hearing. Now I just





want these the Court to reverse these charges forced on me, forced on Natalie Flowerdew-Brownas a Criminal Fraudster on all counts against her and 40 named third party persons total I counted assisting her Fraudulent Arrest Charge Documents, I ask you the Judge of this **Contract Court**that she served **Arrest Documents** on me as a **“NZ POLICE” Employee** of a **private “Crown”**

Corporation through your **“AUCKLAND DISTRICT COURT” private “Crown” Corporation** too I warned her in my home before she arrested me, that **Pope Francis** destroyed all the **Agent “Crown” Corporations** and **“Trusts”** throughout the world and including her **“NZ POLICE TRUST S”** Itold her is Liable and her personally under the **Vatican s Laws** she is using on me.

D] Auckland District Court Appearance;

3rd October 2015

4] On that note I ask the Judge to dismiss my charges and award me a Writ to seize my land

D]. I was taken to the Auckland District Court and appeared before Judge Grant Frazer

I appeared before Judge Grant Frazer at about 11 am and self-represented myself with 8 pages of charge sheets that were handed to me in prison. I wrote on the back of 8 blank spaces all what I wrote. He asked me to tell him exactly what happened on Cook Street and that stories in the Media and from the people on the Cook Street land gave their stories and it was my turn to tell it

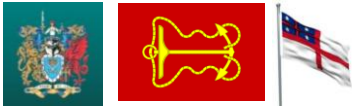
The way I say it I told him I had a Defaulted Contract with the Landowners Proprietors over 6 years and 6 months and it was given long enough time for their Land Conveyance Lawyers to Refute my Private Contact Affidavit Claims in these MoaiHapu Rent Chiefs Lands which I proved the occupation owners are operating scam business on, we have a legal right to re occupy our Ancestral lands they only occupy. I said no one responded to my several notified Affidavits.

I then said to him; “You have No Queen Elizabeth II above your Head as a Head of State”. “You have No Legal Sovereignty of the Queen of England Britain or New Zealand”. “You have No Jurisdiction of your Court to try me”. “You have No Authority to charge me under Pope Francis Vatican City Laws in this Court”. Pope Francis destroyed all Corporations and Trusts in the World including your Trust **“AUCKLAND DISTRICT COURT”** and you’re its **Trustee**. I then said “That’s not Detective **Natalie Flowerdew-Brown** Prosecutor standing in for her absence”.

And “You can’t extract money from my Beneficiary Account because Pope Francis said in his Statement to the world who is affected by Fraudsters using his Admiralty Court Martial Laws, Admiralty Mortgage Laws, UCC Laws, Canon Laws, Curia Laws, Civil Laws, Criminal Laws, to Liable any Police Enforcement Officer, Judge, Lawyer, Public Servant, Agent of Crown, Priest, Politician, Bishop, Civilian, Military they are liable for embezzlement, theft, fraud, corruption, against the Common Law Abiding citizens which I happen to be one of them practicing Native Law and Common Law over our Native Land and that we have a lawful right to challenge Title”

Judge Frazer said this to me as I stood in his **Admiralty Ship Dock** forced onto my land. “MrWanoa I will come back to give you my deliberations in 2 hours’ time stand down”. He returned after reading over my 8 pages of notes and said this. “John Wanoa, I find you Innocent





of these Charges". Well I knew that is right, as far as I am concerned Natalie Flowerdew-Brown broke NZ Law when she altered the Statements of her Charge Sheets and wrote new Statements that she altered all our names into an assortment of Capitals upper case letters and lower case letters which were created by her hands for reasons she and I know to be defraudus the common law people of our private information she Claimed is all hers and her **NZ POLICE** persons property. She altered sworn statements her **Police colleagues** and **shesigned** under oath as true correct when in fact it was **false and misleading** from that point on **2nd October 2015** when she came with these Non Court sealed Non Lawyer Sealed, Non JP Sealed. Non NZ Police Sealed, Forged Documents she arrested me with. I want the case settled by the Court, before any trial, because I have superior information that secures my CLAIMANT Case against her ROSPONDENT Case.

Then a Police Woman stood up and said to Judge Frazer, we have issues with Mr Wanoa that he was involved in a Forced Entry on Cook Street and we want the Judge to keep him in Custody.

From this point on the Case was a new Contract after the same Judge found me innocent and shut that case, he then allowed the Case to re-open with the Police Prosecutor speaking for the Dead person called **NZ POLICE and NZ Police** that they are not the real persons who injured me by Natalie Flowerdew Brown only I am concerned about her and her Documents misleading the Court and the Judge. Everything else that is written from these 109 Documents is considered to be Fraudulent Forgery and irrelevant on that day 2nd October 2016 onwards I am instructing my Barrister to ask the Court for a WRIT of Confiscation of my Land and Property to defray all costs to my Defaulted Private Contract with the land Owners and the Third Parties to that Fraud Land Transaction to settle this case on this Point of NZ Law "Forged Documents for Police Corruption of NZ Law" and "Benefit Fraud for pecuniary gain", "Theft of Beneficiary's money used illegal Financial Interest Value Instrument's" require full disclosure of all elements of fraud

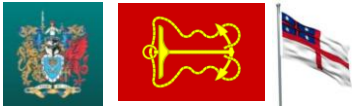
Judge Frazer sided with the NZ Police to keep me in Custody for further hearing on this new case with the Police Prosecutor not responding to me that she is not the Detective who injured me, I said "Objection your honor" When he said I will have to sign a bail bond to be released from prison. I am saying her found me innocent now he changed his mind and said go to prison because the Police talking for the Dead Prosecutor called NZ Police is talking right there to me.

That is the result of Fraud Documents manipulation of words used to mislead the public and myself watching with my witnesses and those online watching my facebook at this case of fraud that cannot be sustained with public backlash at the system with corrupt lawyers Police and Judges running a racket business operation in front of us. So as a result I was taken back into prison under this Natalie Flowerdew-Brown Documents trail of corrupted followers.

I still had no medication all the time I was in prison and this is an act of inhumanity which I could have died and NZ Police and Mt Eden Prison had no help whatsoever to me a Chief without Medical care. I think the Police wanted me dead is all I could think of while I was suffering in prison, no one came to see me in my cell. This is my complaint to British Courts.

I was taken to Court on the 5th October where I had a Barrister Shannon Withers representing me helped to get me released on Bail in front of the Deputy Registrar on 5th October 2016 but failed to get me out. I then was kept in custody in Mt Eden prison and appeared back in Court with another Barrister in place of Withers who finally got me released from Prison 10th October 2015





I went back to Court on 17th December 2015 with my Barrister Shannon Withers. He wanted an extension to my case till March 2016 but Judge Brent Gibson said a Court hearing is set for 28th January 2016 at 9 00am. He asked Judge Gibson for Full Disclosure of Information from **Natalie Flowerdew-Brown** as I see it the Live Police woman who damaged me personally and not the

Dead Person NZ Police who is not a real person another Live Police Woman was talking for that is a Fourth Party for my original Cook Street Fraud Land case now got 40 persons committed in a Defaulted Private Commercial Contract that Police Lawyers cannot get involved in by NZ Law are in Dishonor of the Auckland District Court and Natalie Flowerdew-Brown Liable d the whole Police Force as I warned then that the Pope has given us the Common People the rights to Liable each separate Policeman Judge Lawyer Police Enforcement Officer using these Laws of the Popes UCC and Admiralty Court Laws that I am proficient in the Law for my Chiefs Lands.

I instructed My Barrister to Subpoena Natalie Flowerdew-Brown to the Court to speak for the names of those legal persons she created for herself illegally to extract money not to me but to somewhere else. My legal case argument is this! What Ownership Value Interest Title CLAIM has she got for these names “John WANOA”, “WANOA”, “HOANI WANOA”, HoaniWanoa, “WANOA John” “Mr WANOA” that she created and signed these Illegal Un Sealed Documents to Arrest me the natural man everyday use this one unique name I use only **John HoaniWanoa** and not these names she has typed all over her Documents I call Fraud and Corrupted for reasons of extorting money from an Account that is making her and her employer imitate me and my real self into someone that is Dead on their Documents that Pope Francis said is of a Fraud Criminal. Now I accuse Natalie Flowerdew-Brown of staring this trail of Corruption and she has to CLAIM that Financial Interest Value of these Names that I am interested in where that money has gone to and who is administering an Account as if they are me the Beneficiary of my Estate I am holding someone liable to its Theft of my Property Inheritance Value Financial Interests of those names and any other name that links to me in fraudulent undisclosed Law broken by these named criminal people.

I am now ready to go back to Court on 28th January 2016 to clear Judge out of Court Settlement.

Final Note;

The Police Force is not a **neutral agent**; its function is to **exercise control over civilian life** Inherent in the control function is an **attitude of suspicion, bordering on antagonism** that can quickly escalate into physical hostility, against the elements, which appear to either **threaten that control function** or merely to impinge on the “patch” of police officers. In my opinion she expressed **herself** in a **heavy-handed** policy toward me in my house, perceived as radical politics towards **Maori insensitivity**, as criminals causing trouble on ordinary citizens.

John Hoani Kahaki Wanoa

Dated 18th January 2016

