



**Na Atua E Wa Aotea Limited Hamilton Friday 24 March 2023  
Awaroa Native Magistrate Kings Bench Zoom Court Hearing John Wanoa Versus Gregory Cook**

**Gregory Cook of 'Homeguard Global' in Kororareka, Bay of Islands**

What I signed with you before tabling it in the Court Hearing in front of the Executive and your Documents in this Court Decisions were to Terminate your Contract as a Consequence of your behavior never changed from our first encounter with you at Kororareka and I regret to have given you a second chance but it is unanimous that you failed to listen to me and went ahead with your own Regime and Gallery surrounded me and my Executive which created a conflict of Interest and new input that was offensive to speak for my own Court Case when I can speak for myself and own words

Here is a Notice to you and the Jury tonight of our decision and my ruling about what you have done and i posted drawn criticism and concerns about what you are doing to this court with me in charge

Not a good profile of this Confederation mixed messages and seals that affects the posts from my facebook and website because it sends the wrong message of what this Confederation is all about integrity and higher profile statements and professional educate and decision making without compromising my position as the center of this Court to Britain UK from Awaroa Native Magistrate Court Authority and the world watching what I do and those who are running this organization with me you compromised made a wrong move and blew the lot apart with no foresight or respect for us all I cant afford costly mistakes that will bring our credibility down So I warned everyone about King William IV Flag Corporate Business you joined your Okiato Burnt down Redundant Courthouse and using my Information you can't use from now on to prop yourself up separate from Ngapuhi Hapu using my documents in your documents statements they see that dont match what I say in my stories made public for everyone watching us you made a fatal mistake to make us collapse and fail and I am not thinking about myself but think about everyone throughout New Zealand on an equal footing first and me and my Hapu last ws going on a different pathway I won't allow you to change years of work

You are charged in this Court for tampering with my original Cook Street Defended Case Contract

You told me to take the Police off my Writ Warrant supporting NZ Police Criminals in my case on the day to not jeopardize them in your view compromised my Legal Third Party Interference of those Police included in the Police Cover up with you moderating my Legal Documents as you a Third Party

You made yourself a Court Moderator and Police Negotiator Peace Maker when I am at War with the Police and all who have got in my Contract Legal road you did the same as them Compromised me

You failed to get me the Key which is written in the Contract so no result I don't pay you for your effort should have thought before you signed the Contract whether you can do it or not and I did not commit myself to a no result Contract and its put down to experience what you did and what my executive did

You are forbidden from using my Legal Instruments of Native Magistrate Kings Bench Court Authority and King William IV 1835 Constitution Flag Jurisdiction Awaroa Native Magistrate Court and my Manukau Wanoa Rogan Freemasons Certificate of Titles under Whakapapa and British Admiralty Links to my Documents and Dutch Protestant King William III Record of Inherent Jurisdiction to St Patrick 8 Point Star of St Patrick 1835 Municipal Corporations Act Mortgage Lien Crown and Anchor of King William IV Admiralty Bank Instruments and 1835 Corporations Act Business Use of our our





Confederation of Chiefs Commercial Contract Business to the British Crown and Queen Victoria Trust Fund you and Ngapuhi have no Claim to under your Whakaminenga Government and Whakaputanga Flag stories and assumptions has no value in Commerce and cannot legally claim the Confederation of Chiefs United Tribes of the World you are forbidden from Usurping the Commercial Power of the British Value of the Flag otherwise you got a Trillion Moai Pound Note on your head Consequence of your tampering with my Commercial Contract with James Pierce Brown and Simon Brent Rowntree is my Plaintiff Claimant versus Defendant Court Case not yours to adjudicate and Moderate my Case

You have Breached the Court Rules more than once and offended the Executive, Committee and me

You have to go to the High Court in London to Defend yourself with the rest of the Criminals in my way

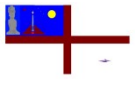
John Wanoa versus Gregory Cook of Kororareka Judgment Debtor Defendant 24 March 2023



**One Trillion Bill on your Head**

This is what happens to anyone who tampers with my Contracts and Patent Information altering and compromising a historic event that is unfolding problems that makes you a man leading Ngapuhi on a different pathway to what I have for them to wake up to where today's problems started from your ancestors making deals that drove people off their lands for yourself and those Natives live in Rawhiti were put there by your ancestors with Rewharewha Manukau buried there altered all the original Native Hapu Whakapapa that I am Legally correcting the Corruption Fraud Land Titles and History I know who is who all these years going to Te Tii Marae and no one listened to me up there so now the Law Lore Truth prevails and we have a Native court in Helensville and Arapuni to fix up these Whakapapa Discrepancies charge all Fraudsters





NATIVE MAGISTRATE KINGS BENCH COURT Known as [NMKBC]

**PINK PAPER:**

In the case of:

Moai Crown Court, Moai King William IV Trust UK, Moai Powerhouse Bank Westminster England, Moai Royal Pacific Bank NZ Vs. Rowntree and Brown Set down for an International Zoom digital Court Hearing

**Date: 13 March 2023**

**Order#: 000-000-001 [NMKBC]**

Warrant to seize:

77 Cook St property AKL LOT1 property/offices DP 4224053 Ref: NA2C/620

67 Shortland St property AKL LOT DP 64372 Identifier N 20/762

69 Shortland St AKL Car parks LOT DP 64372 Identifier N20/762

Warrant Served: on 3 March 2023 / 67 Shortland St property AKL

By: Bailiff / Sherriff: Admiral Gregory Cook [WO]

Company Contracted: Home Guard Global/NZ/Execution of Writ Warrant/s

ON BEHALF OF: Moai Crown Court, Moai King William IV Trust UK, Moai Powerhouse Bank Westminster England, Moai Royal Pacific Bank NZ.

Known as: Applicant/s: Moai Crown Court, Moai King William IV Trust UK, Moai Powerhouse Bank Westminster England, Moai Royal Pacific Bank NZ.

Respondent/s: Mr. James Pierce Brown and Mr. Simon Brent Rowntree

In these proceedings to be known as: Respondent/s

Defendant/s: Mr. James Pierce Brown and Mr. Simon Brent Rowntree

Criminal Case

**For this status of respondent/s in these proceeding will not be heard at this time**

**It is the Moderator's view that these proceedings to be kept to the commercial/civil dispute, so as to attempt to create an environment for the Respondent/s to willfully enter the chambers.** The standards here moving forward are essential for the new, the inquisitive, and those that see this Court but are unsure how to participate in a lore-full direction.

This is for the many that have found no justice in that which; they had put so much faith into.

**This Court must!** Hold itself to an even a higher standard. **It cannot be a vessel of hate or vengeance;** it must! Serve all quarters of your Nation.

NMKBC has come along way, and for those who look at this, **I ask you to involve yourself in it willfully.** Bring your skill, your faith for justice and for the many that have come before us, we honor them here as you're Native Title Court.

**The Executive's of the NMKBC stand proudly for you,** they stood worthy of their people and their customs. **They are here speaking to you,** YOU born of any land, come claim your Native title. Their evidence is sound and with much finer details that you the observer must fathom. Math-I-Voice, it is your numbers and intent that are the Court. **Power in Numbers creates.** The Authority is you.

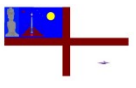
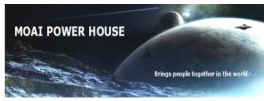
Deposition:

**This Court jurisdiction is held in Westminster Kings' Bench Authority.**

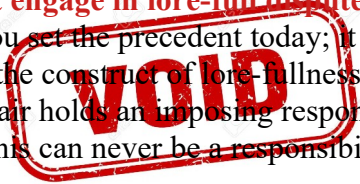
**Gallery:**

**Q: For the Gallery.**





**The Gallery has been requested to attend for the duration of these proceedings before the NMKBC. The Gallery is an important component of justice of any civilized Nation. We must engage in lore-full dispute of any nature and witness the evidence set down.** You set the precedent today; it is you the Commons, the Gallery of peers who hold the construct of lore-fullness. Once again who-ever sit in the Court moderation chair holds an imposing responsibility. They do not take this appointment lightly. This can never be a responsibility for those not willing



**to commit to Knowledge and the pursuit of Native justice and only ever for Lore-full engagement with our founding document 1831 Kororareka Okiato British**

**Westminster Commons, Kings Council known as: The [Confederation] of United Tribes. The Gallery here are recognized as the Commonwealth.**

**Securities held by:**

- Saint Patrick 8 eight point star x 4
- King William I and IV
- King George I and III
- Surrogate King John Wanoa
- Partitioned King Ernest Augustus IV
- Lord High Admiralty



This Court cannot hear Queens' Bench Law or any pending status of King in Waiting of Coronation, Charles III [REX] son of deceased monarch Queen Elizabeth II.

This Court looks to the international environment for good lore that by all means, serve the lore-full pursuit of peace and justice. As the Gallery here it is your responsibility to undertake prudent behavior and common standard, do not let the mob rule. **You keep the order of this Court to prevent any tyranny in this, your monument. These will be our standards as the Confederation Flag Honors.**

Status:

Civil

Proclamation of Status.

The Respondent/s were requested at the behest of the Sherriff as the above serve date 03.03.2023, that they or their council where to appear in [7] seven days after the analogue document was served by the Home Guard personnel.

And That,

It is the Court's understanding that at least one of the Respondent/s had been sent by email a link to attend 13 March 2023 [Y/N]

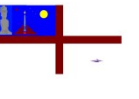
HGG Brief report:

On the 3rd March, 2023 the Home Guard did deliver the analogue document to the Shortland street address and did encounter the Respondent/s [See Video] add video link if possible or have Court admin have ready for display. On this day the respondent/s engaged the Auckland Police whom had been given notice by the NMKBC not to intervene in these civil matters.

However, the respondent/s with-in their right did engage NZ Police for assistance in this matter.

Now the question of jurisdiction is in effect. Despite the NMKBC having several attempts over several years, have and did attempt to engage dialoged with the





respondent/s, it would appear with no avail. Therefore the activation of this Order.

There is evidence both by the respondent/s and the applicant/s In or about [7] years ago when the applicant/s engaged the Sovereign Hawaiian Marshalls to undertake the NMKBC Order to also uplift the claimed Native Title/s.

**This is apparent as Mr. Wanoa, one of the applicants here in this case, was arrested and the Marshalls were cited as having laid their hands on or made inappropriate advances towards the respondent/s.**

**Q: For the Respondent. [Is this in fact the case?]**

**Short response please**

If this is so; then in that case there was no guilt found against the Applicant/s by the NZ Court/s.

Therefore the action by the Respondent/s would on the face of it, seem to be negligent, potentially harmful to other/s, and most certainly obstructive in civil proceedings.



Q: However, I ask the Applicant/s to respond as to the behavior of their contractor, that being the Hawaiian Marshalls.

**“Do you believe it was appropriate behavior by your contractor?”**

**Short response please**

Therefore if either Party responds by way of acknowledging, that even in the indifference, both a reaction and/or response, in effect, that this did happen. So if we were able to accept this here by both parties, this would help these proceeding for the benefit of all involved.

**We are gathering in this digital Court so as to perceive a safe and inclusive commons. Do the parties agree? [Y/N]**

**MODERATOR:**

**The moderator must at all times and in all conscience ensure proceeding are balanced and objective. To hold Court in such a way that promotes common standard of behavior. Never to let the proceeding degrade to a state of abandonment. To the best of its ability encourage the parties to hold a reverence to the Jurisdiction of Kings Bench Council.**

In this Court there is to be no Bar, both the Applicant/s and Respondent/s must appear in there own capacity or with approved council on their behalf. In the first instance **the Respondent/s can appear by written response, to engage the Court this way to inform of their intent and scheduling of Court.**

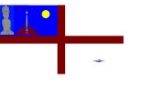
**This appointment must maintain a bipartisan stance, and not to allow personal influence or political positioning dictate any and all proceedings now or into the future. It is acknowledged here at these proceeding that I [Gregory Cook] do have intimate understanding of the status to which The Confederation stands on.**

**In these proceedings I willfully inform the Respondent/s of this.**

**With this I make it clear to you who have entered these proceedings, that I will to the best of my ability hold honorable Court on behalf of all parties, and to ensure a safe and robust stage to which one can be defended and prosecuted. I hold this appointment with the upmost respect, not only for this but also for those to come.**

Please help me and those to come, hold a steady office and to preserve life and





property, and the pursuit of justice.  
Yours Faithfully,  
**Admiral G. Cook**  
High Protector  
Proctor of Admiralty Lore.  
11 March 2023.



This is not your Court Gregory Cook to Adjudicate Hearings on behalf of Ngapuhi and Okiato on my claim case of the Respondents can't speak for me Tampered with my case altered it publicly Why your Contract is terminated Liable d 1 Trillion Moai Pound Note on your head Friday 24 March 2023

Postscript:  
Affirmation of this Court and for the:  
Applicant/s, Respondent/s, Witness/es and Gallery

**You [as the above] do by the Lore of our Creator do solemnly acknowledge the Jurisdiction of the Native Magistrate Kings' Bench Court 1831 Kororareka Okiato British Westminster Kings Council Contract.** And by common moral up hold this as the basis to which our collective culture/s to adhere, for the benefits of all who appear in this recognized Court of our peers.

**And not to bring this Jurisdiction into disrepute by any means. You accept that this is all our collective responsibility to carry this Court in this manner.** And at all times ensure to the best of your ability to engage this Court with reverence.

**How say yee? [Y/N]**



**RULE OF THE COURT**

- All parties must engage in polite and respectful behavior including the **Gallery**
- **The Moderator is to keep the Court in good repute**
- **The Gallery is also bound by Common decency and morals**
- The Applicant/s, Respondent/s and Moderator are the only camera's on during proceedings
- The Applicant will introduce their evidence first with a short introduction
- Respondent/s must come prepared with a short introduction
- The Respondent/s can opt to have their Camera off but audio on
- For both parties, if they require time to consult, they may turn off camera and audio but must approach the Moderator first
- **In the event either party require to set down for a further hearing this can be arranged, however only three [3] times in a three [3] month period from the initial hearing date/s**
- The Court respects the Respondent's privacy at this stage. **However the Court will not tolerate mischief behavior.**
- The Court asks all those in attendance to respect the Respondent's privacy and security for the duration of these proceedings
- The administrator of the digital link can mute or reject any Gallery or Party at anytime to ensure **the Court does not fall into contempt**
- No private messaging on the app between Gallery of any sort and any messaging on said app is to be considered private and confidential at all times
- This Court is not a social gathering please respect this notice
- **When the moderator has the floor there is to be no other response unless directly requested**





- Either Party can seek council through out the Digital hearing
- **All parties must be ready with evidence**
- Each session / proceeding/s can last to a maximum of four [4] Hours per proceeding, with three [3] fifteen-minute recesses
- **The moderator can call for a maximum of three [3] status hearings applicable to the individual case**
- **In the event that a conclusion cannot be reached, the moderator can request further proceedings not exceeding three sessions with-in three months or set down final order of case before the Court**
- In a civil proceeding the court expects both parties to deliver their evidence with out prejudice or delay and to work toward a resolve that is justified
- **In a criminal proceeding this can be duplicated**
- All parties attend willfully
- **Respondent/s may elect to pursue this Court inside the NZ Court jurisdiction at their cost, therefore the Applicant/s is not required to assist financially in any way. In this case the Applicant/s holds nil financial liability. This Court expects this to progress without prejudice or delay**
- **In the event the respondent/s need this Court to assist in litigation of other parties to retrieve their financial recompense they are encouraged to request any evidence held by the Applicant/s in support**
- **This Court leaves room for out-of-Court settlement and can assist in the establishment of a neutral space agreed by both parties**



The Native Magistrate Kings Bench Court did not Authorize a Document like this in it's Entirety to change the Court Proceedings from the original 2009 case the 2015 Case and the 2023 Case is interlinked with me the Claimany and the Respondents Defendants of First Owner second Owner and Third Owners all in a Default Contract that is my position as the Judge and Prosecutor of this case not a third Party Gregory altering the Contract Terms is not his business to interfere with and negotiatethe terms of my Court Case is ignorant to put his Homeguard Company in Okiato Redundant Burnt out Court House in the Bay of Islands Gallery over the top of my well established Kings Bench Company and Court House he is moderating with offensive words that our Executive is not happy about his involvement from our first encounter with his attitude at Kororareka unwelcome Manuhiri reception was unacceptable now this is an extention of that control over what he says on behalf of the Inited Tribes is Ngapuhi response to his behaviour why he has to go on his own path and forbidden from using any of my Manukau Rogan Wanoa Confederation whakapapa and British History to Awaroa Native Magistrate Court and Freemasons Native Land Title Certificates Legal Instruments Head Lease Authority and British Magistrates Court and Westminster Legal Connections as Ngapuhi did not Cede Sovereignty to the British Crown and he cannot link himself through us or our Court of Law he has put Ngapuhi in a Default Contract Position of Ignoring Commercial Contract Law that's the Price he pays for overriding this Court but I find no fault in the Sheriffs following his orders not realizing a Breach Our Aim is to Save this Country our way not his way that has no Ngapuhi grounding to Britain So he is warned of the consequences assuming someone elses Legal Authority is at an end severed

John Wanoa Awaroa Native Magistrate Kings Bench Court 24/3/2023

