



# Moai Crown Court and Native Magistrate Kings Bench Court Orders

Form G 13 Notice of proceeding when summary judgment sought by plaintiff

r 12.4(4)

To the defendant/defendants\*

\*Select one.

**This document notifies you that—**

- (a) a claim, a copy of which is served with this document, has been filed by the plaintiff; and
- (b) the plaintiff has also applied to this court for immediate judgment against you (on that claim or, if judgment is not sought on the full claim, to the extent stated in the notice of application for summary judgment also served with this document) on the ground that you have no defence (to the plaintiff’s claim or to the plaintiff’s claim to the extent stated in the application).

**Notice of opposition and affidavit setting out defence**

1

If you have a defence to the plaintiff’s claim, you should, not less than 3 working days before the date of hearing shown in the notice of application for summary judgment (also served with this document),—

- (a) file in the court registry at [p/ace]—
  - (i) a notice of opposition; and
  - (ii) an affidavit sworn by you or on your behalf setting out your defence; and
- (b) serve a copy of that notice of opposition and a copy of that affidavit on the plaintiff.

2

The court may give whatever judgment on the plaintiff’s claim against you is thought just if you fail—

- (a) to file both a notice of opposition and an affidavit, and to serve copies of them on the plaintiff; and
- (b) to appear on the date of hearing in opposition to the plaintiff’s application.

3

If you are a natural person, you may appear personally at the hearing or by counsel.

4

If you are a company or other corporation, you may appear only by counsel at the hearing.

**Statement of defence**

5

You may, in addition to filing a notice of opposition and an affidavit, file a statement of defence.





6

If you want to file a statement of defence,—

(a)

you must file it in the registry of the court in which your notice of opposition and your affidavit were filed; and

(b)

you must serve a copy of it on the plaintiff; and

(c)

you must both file and serve it not less than 3 working days before the date of hearing.

Date:

Signature:

(plaintiff/solicitor for plaintiff\*)

\*Select one.

**Note:** Please carefully read the memorandum attached to this notice.

**Memorandum**

Advice

1

Although you do not have to employ a solicitor for the purpose of this application, it is recommended that you consult a solicitor about this matter immediately. However, a company or other corporation that wants to oppose this application or appear at any hearing must consult a solicitor immediately because—

(a)

it can only carry on proceedings in the court by a solicitor; and

(b)

it cannot appear to conduct a proceeding except by counsel (unless there are exceptional circumstances).

**Legal aid**

2

If you cannot afford to meet the cost of the proceeding, you may be entitled to assistance under the [Legal Services Act 2011](#) and regulations made under that Act.

3

*For this paragraph select the statement that applies.*

*Statement A*

The plaintiff is in receipt of legal aid for the purpose of this proceeding.

*Statement B*

The plaintiff is not in receipt of legal aid for the purpose of this proceeding.

*Statement C*

The plaintiff has applied for legal aid for the purpose of this proceeding.

**Appearance objecting to jurisdiction of court**

4

If you object to the jurisdiction of the court to hear and determine this proceeding, you may, within the time allowed for filing your notice of opposition and your affidavit,—

(a)

file in the registry of the court, instead of a notice of opposition and an affidavit, an appearance stating your objection and the grounds for it; and

(b)

serve a copy of the appearance on the plaintiff.





5  
Such an appearance will not be treated as a submission to the jurisdiction of the court.

**Registry hours**

6  
The registry hours of the court are from 9 am to 5 pm, except on court holidays.

**Working days**

7  
**Working day** means any day of the week other than—

- (a) a Saturday, a Sunday, Waitangi Day, Good Friday, Easter Monday, Anzac Day, the Sovereign’s birthday, Te Rā Aro ki a Matariki/Matariki Observance Day, and Labour Day; and
- (b) a day in the period commencing with 25 December in any year and ending with 15 January in the following year.

Date:

Signature:

(Registrar/Deputy Registrar\*)

\*Select one.

*Add the following notice if the defendant is to be served overseas (other than in Australia and under [section 13](#) of the Trans-Tasman Proceedings Act 2010). If the defendant is to be served in Australia and under [section 13](#) of the Trans-Tasman Proceedings Act 2010, do not use the following notice, but use instead the information that [section 15](#) of that Act requires to be served on the defendant (see [form 1](#) of the Schedule of the Trans-Tasman Proceedings Regulations and Rules 2013).*

**Notice to defendant served overseas**

Since you are resident outside New Zealand you are further notified that—

1  
The plaintiff has commenced a proceeding against you in the High Court of New Zealand, claiming the relief specified in the attached statement of claim.

2  
Although you are resident outside New Zealand, the plaintiff claims that the plaintiff can bring this proceeding against you in the High Court of New Zealand.

3  
By New Zealand law, the High Court may exercise jurisdiction in certain classes of case even though the defendant is resident outside New Zealand.

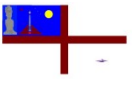
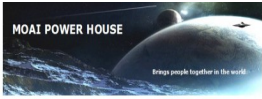
4  
[Specify particular provision(s) of [rule 6.27](#) on which the plaintiff relies to serve the proceeding overseas.]

5  
In this case the plaintiff claims: [specify facts alleged by the plaintiff to confer jurisdiction].

6  
Even though the court has jurisdiction to hear and decide this proceeding, it may decline to do so if it is satisfied that—

- (a) in all the circumstances a country other than New Zealand is the most appropriate country in which the matters in dispute in the proceeding should be decided; and





(b) the plaintiff will have a fair opportunity to prove the plaintiff's claim and receive justice in that other country.

7

If you want to dispute the jurisdiction of the High Court or to defend the plaintiff's claim, you should either directly, or through a qualified legal adviser in the place where you are, send authority to a solicitor in New Zealand by airmail instructing that solicitor to act for you.

Date:

Signature:

(Registrar/Deputy Registrar\*)

The Moai Counsel Office Hamilton New Zealand

High Court Rules 2016

Search within this secondary legislation

Form G 31 Interlocutory application on notice

rr 7.19(4), 12.4(4), 25.5

To the Registrar of the High Court at [place] and

To [name of party/parties to be served with this application]

**This document notifies you that—**

1

The applicant, [name], will on [date] apply to the court for an order/orders\* [specify orders sought, numbering them if more than 1].

\*Select one.

2

The grounds on which each order is sought are as follows: [specify concisely the grounds on which each order is sought].

3

The application is made in reliance on [specify any particular provision of an enactment, principle of law, or judicial decision relied on].

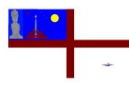
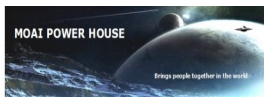
Date:

Signature:

(solicitor for applicant/counsel for applicant/applicant\*)

\*Select one.





### Form B 16 Order adjudicating debtor bankrupt

r 24.11

Before the Honourable Justice/Associate Judge\* [name]

Date

Time

\*Select one.

On the application of [name, place of residence, occupation], a creditor of the debtor, the court orders that [full name, residential address, occupation] be adjudicated bankrupt and that the creditor be allowed costs and disbursements of \$[amount].

Date:

Deputy Registrar

Schedule 1 form B 16: inserted, on 1 January 2011, by rule 23 of the High Court Amendment Rules (No 2) 2010 (SR 2010/394).

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High Court Rules 2016

New Zealand Legislation

[High Court Rules 2016 \(LI 2016/225\) \(as at 23 June 2022\) – New Zealand Legislation](#)  
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### Form B 2 Bankruptcy notice

r 24.8(3)

Insert a heading that conforms with rule 24.5 and describes the parties as judgment creditor and judgment debtor respectively.

To [full name and address of judgment debtor]

1

Within [10 working days, or, if the notice is served outside New Zealand, the period specified in the order for service] after you are served with this notice (excluding the day of service)—

(a)

you must pay to the judgment creditor, [full name, address], \$[amount], either in person or at the address for service of the judgment creditor (or the solicitor for the judgment creditor). This amount is the amount the judgment creditor claims is due (or remains unpaid) on a final judgment or final order, on which execution has not been stayed, that the judgment creditor obtained against you in the [name of court] on [date]; or





- (b) you must secure or enter into a new formal agreement with the judgment creditor or, alternatively, obtain the High Court’s approval of terms of payment; or
- (c) you must satisfy the High Court that you have a counterclaim, set-off, or cross-demand against the judgment creditor—
  - (i) that equals or exceeds the amount claimed by the judgment creditor; and
  - (ii) that you could not put forward in the action or proceeding in which the judgment or order was obtained.

2  
The judgment creditor also claims costs against you of \$[amount], which includes—

- (a) a fee of \$[amount] for filing this notice; and
- (b) a fee of \$150 for serving this notice.

3  
A certified copy of the judgment or order on which this bankruptcy notice is based is attached.  
Date:  
(Deputy Registrar)

**Notes**

*Please carefully read the following information.*

**Consequences of not complying with notice**

If you do not comply with paragraph 1, you will have committed an act of bankruptcy on which bankruptcy proceedings may be taken against you.

**Procedure for counterclaiming, etc**

If you consider you have a counterclaim, set-off, or cross-demand against the judgment creditor that comes within paragraph 1(c), or you wish to seek the court’s approval of terms of payment, you must, within 10 working days from the date of receiving this notice, apply to the High Court. Your application must be supported by affidavit.

You must, within the same time, also serve a copy of the application and supporting affidavit on the judgment creditor.

**Costs**

If you do not dispute the claim for costs, you must, within 10 working days, pay the costs claimed to the judgment creditor, either in person or at the address for service of the judgment creditor (or the solicitor for the judgment creditor), unless—

- (a) the amount claimed has been secured or has become the subject of a new formal agreement to the judgment creditor’s satisfaction or to the satisfaction of the High Court; or
- (b) the amount of any counterclaim, set-off, or cross-demand that you advance is sufficient to cover the costs claimed as well as the amount specified in paragraph 1(a).

If you dispute the claim for costs, you must, within 10 working days, apply to the High Court to fix costs.

If you do not pay the costs claimed or dispute the claim for costs, you will commit an act of bankruptcy for which you may be adjudicated bankrupt.





This notice is issued by [name and address of judgment creditor] in person by [full name and address for service of solicitor for judgment creditor]\*.

\*Select one.

**Note:** The amount claimed for costs in paragraph 2 must be determined as if the proceeding were a category 2 proceeding specified in Schedule 2 of the High Court Rules and the time allocation were the time allocation for item 44 and band B specified in Schedule 3 of the High Court Rules.

Schedule 1 form B 2: amended, on 1 September 2017, by rule 27(7) of the High Court Rules 2016 Amendment Rules (No 2) 2017 (LI 2017/191).

Schedule 1 form B 2: amended, on 1 July 2013, by rule 21 of the High Court Amendment Rules (No 2) 2013 (SR 2013/214).

Schedule 1 form B 2: amended, on 1 January 2011, by rule 35(2) of the High Court Amendment Rules (No 2) 2010 (SR 2010/394).

Form G 2 Notice of proceeding

rr 5.23(2), 5.57(4)

To complete this notice,—

- complete and insert the heading as set out in form G 1:
- complete and attach the memorandum as set out in form G 3.

To the defendant/defendants\* and any other person directed to be served.

\*Select one.

**This document notifies you that** you must file in this registry of the court a statement of defence to the plaintiff's claim (a copy of which is served with this notice). You must do this within 25\* working days after the date on which you have been served with this notice. If you do not, the plaintiff may at once proceed to judgment on the plaintiff's claim, and judgment may be given in your absence.

If a trial of the proceeding is necessary, it will be held in this court at [place] at a time to be fixed by the court.

\*Substitute "30", in accordance with rules 5.47(3) and 6.35, if this notice is served out of New Zealand.

Date:

Signature:

(plaintiff/solicitor for plaintiff\*)

\*Select one.

If you file a statement of defence in the court, you must also provide the plaintiff with initial disclosure of documents in accordance with rule 8.4.

If you file a statement of defence in the court, you will be notified of the date and time of the first case management conference.

The purpose of the conference is to assist the parties in the just, speedy, and inexpensive determination of the proceeding, to make directions as to the conduct of the proceeding, and,





where practicable, to make interlocutory orders. The parties will also be assisted to identify, define, and refine the issues in dispute.

You must prepare for and attend the first case management conference. You will be expected to have discussed with the plaintiff the matters set out in [Schedule 5](#) of the High Court Rules. You or your solicitor must file a memorandum relating to the procedural matters set out in [rule 7.3](#) of the High Court Rules.

*Include the following paragraph if it applies, otherwise omit.*

The court has directed that this notice and the statement of claim be served not only on the defendant/defendants\* but also on the following persons: *[full name, place of residence, and occupation of each person or entity directed to be served]*.

\*Select one.

Date:

(Registrar/Deputy Registrar\*)

\*Select one.

**Note:** Please carefully read the memorandum attached to this notice.

Schedule 1 form G 2: replaced, on 4 February 2013, by [rule 18](#) of the High Court Amendment Rules (No 2) 2012 (SR 2012/409).

Schedule 1 form G 2: amended, on 11 October 2013, by [rule 25\(1\)](#) of the High Court (Trans-Tasman Proceedings Act 2010) Amendment Rules 2013 (SR 2013/351).

Schedule 1 form G 2: amended, on 11 October 2013, by [rule 25\(2\)](#) of the High Court (Trans-Tasman Proceedings Act 2010) Amendment Rules 2013 (SR 2013/351).

Form B 4Affidavit supporting creditor’s application for adjudication

[r 24.11\(3\)](#)

*Insert a heading that conforms with [rule 24.5](#) and describes the parties as judgment creditor and judgment debtor respectively.*

I, *[full name, address, description of applying creditor]*, the applicant, swear—

*Select the statement that applies.*

**Statement A**

The statements I make in the accompanying application are, to the best of my knowledge, information, and belief, true.

**Statement B**

I am a person having knowledge of the facts to which the accompanying application relates. The statements in the application are, to the best of my knowledge, information, and belief, true.

Signature:

(applicant creditor/deponent\*)

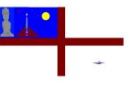
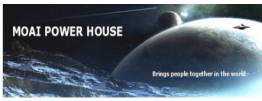
Sworn at *[place, date]*

Before me: *[name, signature]*

(a solicitor of the High Court of New Zealand/Registrar/Deputy Registrar/Notary Public\*)







\*Select one.

**Note**

If the applicant cannot state on oath that the statements in the application are, to the best of the applicant’s knowledge and belief, true, the applicant must set out the statements that the applicant can swear to the truth of, and file a further affidavit by some person or persons who can swear to the truth of the remaining statement(s).

In the High Court of New Zealand

[Name of registry] Registry

No: [court case number]

Under the [specify the Act/s and section/s]

In the matter of [specify matter to which the proceeding relates]

Between [full name, place of residence, occupation]

Plaintiff/Applicant

(Note: If more than one plaintiff or applicant list them separately as 2nd plaintiff/applicant, 3rd plaintiff/applicant etc)

And

[full name, place of residence, occupation]

Defendant/Respondent

(Note: if more than one defendant or respondent list them separately as 2nd defendant/respondent, 3rd defendant/ respondent etc)

Affidavit/Affirmation\* of [full name]

(Note: \*select one – that is, either affidavit or affirmation)

(Note: if you have made a previous affidavit/affirmation, the second (and subsequent) affidavit/affirmation should be numbered – for examples, Second Affidavit of Joe John Smith)

Filed by: [name of party presenting the affidavit/affirmation and address for service]

(Note: the party who presents the affidavit/affirmation is not necessarily the person who makes the affidavit/affirmation. The term ‘party’ means a party to the legal proceeding; the party would be presenting the affidavit/affirmation as evidence for their case.)

I [full name, place of residence, occupation] swear/solemnly and sincerely affirm\*

(Note: full name means your full legal name; and place of residence means the city or town where you live.)

(\* Choose one. If you want to swear on the Bible put ‘swear’; otherwise if you want to affirm put ‘solemnly and sincerely affirm’)

[State your evidence, numbering it by paragraph]

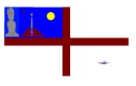
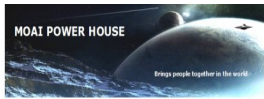
(Note: remember to attach any documents you refer to in your affidavit, and refer to them as an exhibit (with a number or letter) – for example, bank statement of plaintiff, dated 01/01/01, marked as ‘EXHIBIT A’. The exhibit itself must be marked with the letter or number assigned to it in the affidavit, (so in the example the bank statement should be marked with an ‘A’) and have an exhibit note. The High Court has a stamp for marking exhibits with exhibit notes; exhibit notes are filled in by the person taking the affidavit/ affirmation.)

Signature of the deponent:

(Note: place your signature here after printing this document)

Sworn/Affirmed\* at this day of 20





(\* Choose one. If you want to swear on the Bible put 'Sworn'; otherwise if you want to affirm put 'Affirmed')

(Note: leave the spaces blank. The person taking the affidavit will fill them in)

Before me:

(Note: leave the above space blank. The person taking the affidavit will fit it in)

**John Wanoa**

07B/16 Park Avenue Otahuhu 1062 Phone 020 4085 1042 moaienergy@gmail.com

**Monday 4 December 2017**

Manahi Parapara Mauheni

Justice of the Peace

Moriori Mauheni Trust

Unit 1 2093 Horeke Rd Okaihau Far North 0575

Dear You Taek Choi

Here is the Address and phone

Aylett Investigations Limited

9 Capricorn Pl, Browns Bay, Auckland 0630

You Taek Choy

Y T Choi Lawyers & Notary Public

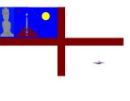
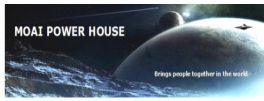
Level 11A, 17 Albert Street, Auckland, 1010

[021 626 918](tel:021626918) [09 337 0777](tel:093370777)

[Bullet points on other matters for Lawyer letter](#)

[Dear You Taek Choi](#)





Dear Yon Tack Choi, Sunday 03 December 2017

- On Friday 29 September 2017 Four Paramount Chiefs of Aotearoa(NZ) visited your office.

These are the

named Paramount Chiefs:

Manahi Parapara Mauheni - NZ Justice of the Peace

Herewini Karaka NZ War Veteran - 90Years of age

Bundy Waitai –NZ Native Maori chief judge : NZ Corrections Department of the Far North District.

Hoani Kahaki Wanoa - also known as John Wanoa

Myself, my wife Maatiri, John Wanoa, and Morris Baker request that you be our representative in legal matters.

Myself, as a Justice of the Peace for Moriori matters both National and International.

John Wanoa and I come from the same tribal area of Rangitukia on the East Coast of NZ.

At present I reside with my wife in Horeke which is located on the Hokianga Harbour. Morris Baker and his wife Mary Anne reside in Taheke also located on the Hokianga Harbour as Paramount Chiefs here.

John has potential projects that he has discussed with you and he would like you to be his agent for:

The South Korea Tidal Energy Project Contract license Lawyer in the Pacific.

John will be visiting Europe, Britain, America, Canada, also Australia, to build under the British Government Jurisdictions and acting under the British King William IV Flag of the Paramount Chiefs Title

John uses the British Crown Lawyers Licensed under British Westminster Commonwealth Countries Foreign Policies and International Contracted Companies involving local Engineering expertise for the



Tidal Energy Turbine Project separate to the Pacific New Zealand Based system under our Paramount Chiefs Kings Flag.

While John attended business meetings with .....Chris Taylor Energy Manager for PWC Internationally at his home and to his phone office.....for his initial planning of the Pacific Islands and Oceans operating out of South Korea China Taiwan and New Zealand pending contracts he now wishes you to attend his legal work he initially set up with Chris Taylor Customs St Auckland who endorsed his ideas and engineering credibility for the initiation of the required business plans between PWC and **LARS-PETER SØBYE** COWI Design Engineers Denmark

<http://www.cowi.com/topmenu/aboutcowi/management/> Lars holds Johns Moai Tidal Turbine Bridge Platform Hydrogen Fuel power project plans that COWI will draw up once John pays their bill first. COWI who use PWC Accountants and John has to pay PWS their Bill too and your Lawyers bill too.

**John also made a John made a pending Contract with HBank Taiwan Founding Director Dr. Vahan Beibutian Metal Hydrogen Storage Tanks for the Moai Tidal Turbine Transportation logistics Systems**

<http://www.hbank.com.tw/tech.html> <http://www.hbank.com.tw/about.html>

That is why Graeme Aylett has asked John to get a letter from you so he can proceed with seizing Cook Street Land and Property to defray the Cost of Fraud and Corruption of the **REWHAREWHA MANUKAU TITLE** to **ROGAN British Crown Land Agent** in the Book we gave you now give you the Lord John Russell Additional Information from Johns Friend Moyra Hoffman **RUSSELL** from Hokianga where she lived as a child of the **RUSSELL** Family where the **TREATY** was signed in **MANGUMGU MISSION HOUSE** where my wife and I live and Morris Lobo Baker lives in the First **RATANA CHURCH** House on Taheke Rd Hokianga First British Settlement and First Native Court House in **RAWENE** Moyra can attest to Johns Claims to **REWHAREWHA MANUKAU TITLE** Transfer **DEEDS** he **HOLDS** the Receipt to the same British Land **TITLE DEEDS** sent John her **WHAKAPAPA** to the Chiefs at that time of Commercial Contracts whereas the **IWI MAORI TRUSTEES** of **NGATI WHATUA O KAIPARA** with the **IWI MAORI TRUSTEES** of **NGATI WHATUA O ORAKEI** and **TE ROROA IWI MAORI TRUSTEES** in **HOKIANGA** use **NGATI RAHIRI CHIEF** for **TE TII MARAE 1840 TREATY OF WAITANGI** and not the **RUSSELL FAMILY** and Chief **HORI TE KURI** who has a British Land Title **DEED** over them and **REWHAREWHA MANUKAU** has a British Land Title **DEED** over Auckland's **NGATI**





WHATUA Chief APIHAI TE KAWAU Chief TAMAKI and Chief TAMAKI had No King William IV Crown Land Patent Commercial Trading Bank Private Admiralty Magistrate Court Contract with "KING WILLIAM IV and REWHAREWHA MANUKAU" Sale and Purchase Agreement Bank Transfer of Native Land Title Certificate Conveyance Legal Instruments from Chief to a King between 1830 to 1888 period of British Crown Ruling Authority with King William IV giving Legal Effect to REWHAREWHA MANUKAU Chief Land Title Transfer his 1834 Trading Bank Private Contract Business Partnership of his Admiralty Magistrate Court Flag linked to REWHAREWHA MANUKAU Ancestor TIRA WAIKATO WHAREHEREHERE MANUKAU and KING GEORGE IV CROWN LAND PATENT Sale and Purchase Agreement of his lands MORIORI MANUKAU NATIVE LANDS IN NEW ZEALAND between 1820 and 1830 in Edinburgh Magistrate Court Lieutenant William Cornwallis Symonds 23rd Regiment of the British Royal Navy to KING GEORGE IV Westminster Magistrate Court and Westminster Parliament in Westminster City as I have now witnessed as True and Correct John has a British Crown Rewharewha Manukau Moriori Manukau Executors legal owners right to reclaim 77 Cook Street on that historic Discovery of True Title Information to Seize that land and all their Business on that Basis without a Response of a youtube video from the Landowners Simon Brent Rowntree and James Pierce Brown Judgement Debtor shall seize 77 Cook Street as Judgement Creditor after that 72 hour youtube video Notice Please note that John won his case in Auckland District Court on his Video Evidence is repeating that process after we had a Te Unga Waka Marae Native Court Hearing in Taheke Marae in Hokianga on Saturday 18 November 2017 where the Paramount Chiefs made a legal ruling on HORI TE KURI as the Incumbent Commercial Landowner on the DEED TITLE Transfer to his son HERIMIA transferred to MORRIS LOBO BAKER Ruled out RAHIRI as a Commercial Landowner in our Time of 1820 to 1830 KING GEORGE IV succeeded by his brother KING WILLIAM IV 1830 to 1837 Transfer to REWHAREWHA MANUKAU and not to RAHIRI and APIHAI TE KKAWAU and TAMAKI and TUAERE Chiefs of the NSW NZ Crown Government over Provincial Auckland MORIORI MANUKAU NATIVE LAND TITLE DEEDS The 3 Chiefs have NO DEEDS from these KINGS and that's why the CONTRACT LINZ TITLE Defaulted back to MANUKAU in our TE UNGA WAKA MARAE NATIVE MAGISTARE COURT on 11 NOVEMBER 2017 the anniversary of REWHAREWHA MANUKAU Sale and Purchase to KING WILLIAM IV CROWN LAND PATENT through ROGAN Land Agent





Please Note that John never had his hearing in Auckland as the Court Dismissed the case as Insufficient evidence now John has more evidence that is a DEFAULT CASE as it was before with the owners and the previous owners of that land John maintains in his Bank Brokering and Real Estate Land Title Investigation for our Ancestors his Professional assessment as our Moriori Manukau Native Land Commissioner is UNDISPUTED as he sums it up as a BAD TITLE by those who created it to Defraud the Public of New Zealand and the Paramount Chiefs we represent with a Signed Mandate

John has Morris Baker DEED TITLES to his ancestor HOORI TE KURI Commercial Land Title Transfer as his Evidence linking HOORI TE KURI Chief to RWHAREWHA MANUKAU Commercial Landowner of Auckland he holds Title to as the MORIORI MANUKAU TRUST EXECUTOR I can attest to sighting the TITLES to the COURT hearings we had already in Hokianga and in Epsom Auckland

I represent both Native KINGS BENCH COURT and QUEENS BENCH COURT Disclose this new information to you to you. John has new information he publicly disclosed and discovered that I will make an appointment to bring it with me to show you at the same time you have a letter ready for Graeme Aylett soon as possible so John can get the property seizure under way we all get paid as John has set up the ANZ Bank for this dispersing his ANZ Bank Security Funds over that property Land Title once Graeme seized it this week or early next week we are expecting after John issues his youtube 72 hour Video Notice he contracted Graeme Aylett to seize it on his behalf after the CIB NZ Police lost the case against him seizing it last time this time its assets already in place

John is operating his business under the British UK Government Registered Share Company "Moai Power House Group Limited – Limited" base in Brighton England Matt Taylor and Jackie Littlergotdon General Manager in Aberdeenshire Scotland Britain UK. While here in NZ under NA ATUA E WA AOTEA IMITED General. Manager Cecile Hoods.....

Previously John was marketing himself but now has engaged Cecile Woods and her British husband to manage the business in NZ.

While John Wanoa daughter Ashley Precilla Wanoa (25) is (UE) Qualified in Business Administration and Accounting previously employed in NZ Business Review Ltd Auckland City now living in Italy





shifting to Edinburgh with Kathryn her sister..... Ashley is "Moai Power House Bank" Accounts and Real Estate Manager ..... will oversee Johns main Land Titles Office Business in Edinburgh Scotland with her sister Kathryn Alexis Wanoa (26) Marketing and Events Manager working out of London presently living there and commuting to Scotland while Jackie Littlegordon Company is the General Manager of "MOAI POWER HOUSE GROUP LIMITED –LIMITED" in Scotland where she and her family lives will Manage the Business from that area and guide Johns girls within this Business as their mentor

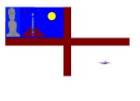
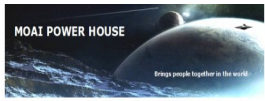
Matt Taylor lives in Brighton Surrey England is "MOAI POWER HOUSE GROUP LIMITED –LIMITED" Deputy Manager where the Registered Office of this Company is located at 26 Bolney Rd Brighton England BN24PP

Kelvin Ries shifts to Tauranga as Moai Tidal Turbine Energy Fuel Hydrogen Manager in NZ while Johns son Richard Wanoa (47) will be the Marine Aqua-farms and Heavy Machinery Transport Logistics Manager. His Sister Tracey (45) will look after the Wanoa Royal Tahitian Moai Native Family Inheritance and Probate Succession matters in Britain and elsewhere that her dad has identified as a claim.

John wishes for You to be our Lawyer with .....his business in NZ and South Korea. He spoke to his private investigator Graeme Aylett, who asked John to get a letter from you to support his private investigations into the Fraud Land Transactions of 77 Cook Street Property as the first of other properties titles corrupted in similar fashion John notified Graeme as an ongoing business in this country of lax attitudes to law

John is making a last 72 hour notice on Youtube on the Proprietor Land Owners of 77 Cook Street Auckland after issuing 3 previous company sealed letterhead notices in person to their 1/67 Shortland Street Registered Office failed to respond to those previous Notices constituted a DEFAULTED CONTRACT JUDGEMENT DEBTORS NOTICE and should the landowners fail to respond to the allegations I make against them as Criminal Fraudsters this time in a 10 minute youtube video clip then John has his own legal Authority as a Commercial Native Land owner Executor to Seize that Land 77 Cook Street and all their entire Business in an Disclosed amount between these two landowners and John Wanoa. He went through an extr 2 years to identify "TE ROROA IWI TRUST"





CEO "NGATI WHATUA O KAIPARA IWI TRUST" CEO "WAITANGI NATIONAL TRUST" CEO "NZ INVEST LIMITED TRUST" CEO "INTUITION NEW ZEALAND TRUST" CEO and "NGATI WHATUA O ORAKEI TRUST" CEO as failed to Produce an original DEED OF TITLE to PARAMOUNT CHIEF of his "MANUKAU MARAE" at his Manukau Harbor South Head Village in AWHITU and his "PUPONGA PA MARAE" at Cornwallis North Head Manukau Harbor entrance " REWHAREWHA MANUKAU Commercial Landowner Provincial Area over Auckland or TIRA WAIKATO WHAREHEREHERE MANUKAU Commercial Landowner over the Country of New Zealand John is holding these Titles I have sighted for me to show you just to confirm or you would just tell Graeme in a letter to proceed with the Property Control and Possession Warrant John has already enforced before unchallenged is business for you and Graeme on a positive note I am confident we can work together for the publics sake and what John calls Accountability and good judgement call

Youtube video fact sighted evidence in a counter Youtube video of full disclosure against his allegations

will then better the Law for Graeme Aylett to then Seize the property of 77 Cook Street and all the business owners.....

James Pierce Brown.Brown/ and Simon....Brent .Roundtree/ Assets Investment Trust and affiliated Trust.....

### Tournament Parking Limited

**Type:** Nz Limited Company (Ltd

NZBN 9429037973179

Company Number 881898

Registered

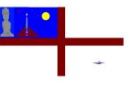
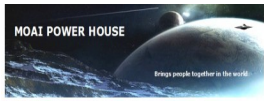
Company Status

### Current address

Level 1, 67 Shortland Street  
Auckland Central







Auckland 1010

New Zealand

Registered & physical address used since 19 Jul 2017

Tournament Parking Limited, a registered company, was launched on 05 Nov 1997. 9429037973179 is the number it was issued. The company has been supervised by 2 directors: James Pierce Brown - an active director whose contract began on 05 Nov 1997,

Simon Rowntree - an active director whose contract began on 05 Nov 1997.

Last updated on 16 Sep 2017, the BizDb data contains detailed information about 1 address: Level 1, 67 Shortland Street, Auckland Central, Auckland, 1010 (category: registered, physical).

Tournament Parking Limited had been using 77 Cook Street, Auckland Central, Auckland as their registered address until 19 Jul 2017.

A total of 1000 shares are allocated to 4 shareholders (2 groups). The first group includes 500 shares (50%) held by 2 entities. Moving on the second group consists of 2 shareholders in control of 500 shares (50%).

Registered Physical Address of Directors Offices ...

Level 1, 67 Shortland Street, Auckland Central, Auckland, 1010 New Zealand

77 Cook Street,...

Level 1, 2 Heather Street, Parnell,...

25 Alten Rd, Parnell, Auckland

67 Stanley Street, Parnell, Auckland

300 Parnell Road, Parnell, Auckland

67 Stanley Street, Parnell, Auckland

25 Alten Rd, Parnell, Auckland

10 Nordon Place, Remuera, Auckland

510 Nordon Place, Remuera, Auckland

510 Nordon Place, Remuera, Auckland 5





In John's inventory discovery and Graeme Aylett and.....

Give notice Monday 4 Dec 2017 at 9 00 pm to 4 00 pm Thursday 7 Dec 2017.

John says it takes him 10 minutes to make a youtube video clip and half an hour to upload it to youtube so there is no excuse after John sends this youtube video to James Perce Brown and Simon Brent Rowntree he alleges committed Criminal Fraudsters ignorance is not law of the land and your failure

I am expecting Graeme Aylett to clear the .....77 Cook Street for John and I to enter the Property with Graeme and his Security team this Friday with Johns new manager Cecil Hoods to bring all the Tenants together remaining on the site as new tenants for the new Multi story Building that John has proposed for this site already

Cecile Woods has a PHD in Economic Business Administration and her husband Dion has his own a Medical equipment import business to take the management of the business over from the two owners and to keep it all going no one to lose their jobs over the takeover John assures me he has new Lease Contracts as an ex Real Estate Agent in Auckland City areas Remuera Epsom and downtown where he lived previously on Tabora Street waterfront for a number of years

We are expecting Graeme Aylett to put in his security team and have the owners apprehended by Police for fraud and corruption of the NZ Justice system

John has previously publicly notified the owners without contest after 3 occasions of his intentions to seize the land back to Moriori Paramount Chief Mohi Te Maati Manukau who appointed John as his Executor and Historian over 15 years of research into our Moriori Rewharewha Manukau commercial land ownership Title that rejected twice by the LINZ land title of original Manukau interested Lowners.....Rewharewha Manukau and Tira Waikato Whareherehere Manukau name that under the NZ Land Transfer Act 1952 the name Manukau should have been registered on their "IWI MAORI CROWN" Ngati Whatua O Orakei IWITreaty Settlement Claim Land Titles Deeds transferred to LINZ Freehold Titles on 77 Cook Street from original Auckland City Council to Jaymie Peters Property Developer to Douglas Rikard Bell Property Developer to the present corrupted Bad Title Landowners James Pierce Brown and Simon Brent Rowntree Car Park Businessmen all attached to our original





Property Seizure Writ Warrant against "Ngati Whatua IWI Maori Crown" Tribe who are fraudulent of their Historic Title to the land stolen memorials from our Moriori Manukau Chiefs that John states he and Mohi Manukau maintain said all along that Ngati Whatua is an invented fake Identity Tribe that John has proven no contest all silent case won in his favor over the land he says returns as a consequence of Fraud and Corruption of the New Zealand Crimes Act 1961 and 1951 absolutely against our British Moriori Title DEEDS

Belonging to the

landowners in .....Auckland original titles Awhitu, Pukekohe,....., Cornwallis,

Manukau tribes title link to Awaroa Native Magistrate Court Helensville to Rawene Native Magistrate Court Hokianga to Rangitukia Native Magistrate Court in Te Tai Rawhiti East Coast, on John Wanoa Hahau Land blocks ..... and Tira Waikato Rewharewha Manukau, Maungatautari Cambridge ..... to Okiato Native Magistrate Court Russell, with Moyra Hoffman- "RUSSELL", John Wanoa friend helping John to reconstruct her Whakapapa to Hokianga District with, ..... her Russell family whakapapa to

confirm Lord John Russell is her ancestor ..... 1839 .....

It is my instruction to you as the direct descendant to Tira Waikato Whareherehere Manukau and Rewharewha Manukau through John Wanoa the Executor of the "Moriori Manukau Trust" with the Rogan British land agent loans to the Manukau family Hapu Sale of Pukekohe Lands from his parents' Manukau Marae at Awhitu in a Purchase Agreement between British Land Agent Rogan and Rewharewha Manukau on 11 November 1862 his Native Land titles were transferred to Rewharewha Manukau from his ancestor Titra Waikato Whareherehere Manukau over the Auckland Provincial Area from Taupo South to Cape Reinga over his own land at Awhitu and Pup[onga] that Ngati Whatua stole for their IWI MAORI Invented tribe of Crown Pakeha Corrupted Landowners who in turn created their own Ngati Whatua Tribe with these stolen Manukau Titles for TAMAKI TUAERE and APIHAI TE KAWAU Nga Puhi Tainui and Te Arawa and Waikato IWI MAORI Fake Identity Chiefs who in turn corrupted 77 Cook Street that Mohi Te Maati Manukau and Me kept challenging Ngati Wjhatua on their TITLES the NZ Crown Government covered up this long is now DISCOVERED to be a CORRUPTED Organization against "Moai Crown King William 1V Trust"





and the "Tira Waikato Whareherehere Manukau and Rewharewha Manukau Moriori Trust" in which John Wanoa is the Executor he created with Paramount Chief Mohi Manukau IV to 17 years John Hoani Kahaki Wanoa his long standing Scribe Historian Private Investigator of Mohi Manukau WAI 121 Treaty Settlement Negotiator with the "Crown" Corporation OTS Select Committee in NZ Parliament Wellington executor of his private contract business in Awaroa Native Magistrate Court and Mohi 50 years Freemason Scottish Title I am holding in Custody to hi Contract I opened the Original Native Magistrate Court in Hellensville on his Brother

Tony's ten acre land block, with their Signatures to their TRUST That I set up on Record the 10 acre Confederation of Chief 1835 Declaration of Independence Flag that did not work in Mohi Time as Chief and never has until now I have all the Titles together that makes up his Original Legal Authority unfortunately for MOHI he got screwed by RATANA CHURCH and NGATI WHATUA O ORAKEI IWI MAORI TRUSTEES CEO BUSINESS PIRATES and WAITANGI MARAE TRUSTEES CEO BUSINESS John has the claim sent to Rodney District Council..... for seizure and recovered detail letters to the council from the trust and administration. There was no one else in this

transaction case, just John and Mohi Manukau his brother Tony and ..... signed witness to the case

of the return of that land. same as Mohi Manukau..... return the land of 77 Cook Street and other lands. We are dealing with 77 Cook Street today with Graeme Aylett a one off case to make matters more simpler .....

You and Graeme Aylett have the book records with the updated book to be dropped into your office.

Please note that John has disclosed all the Criminal names on the record published on hos youtube and twitter google facebook sites as his discovery evidence matters closed to inquire into ..... .Specifically Johns Youtube videos to date to back himself up in my view futile for anyone who tries to get off with fraud to challenge ..... his website – is loaded with allegations against those he names and they not respond nd he says ignorance is not a land law has consequences of the Moai Pound Note against their Birth Certificate Judgement Debtor amounts to 1 trillion pound backdated is not for anyone to challenge in a DEFAULTED CONTRACT under his SURROGATE KING WILLIAM IV Legal Authority Jurisdiction BANK JUDGEMENT CREDITORS which he is about to force on 77 Cook Street





on Friday FLAG to support his Moriori Manukau claim as you can see he has proof .....Moyra Hoffman -Russell.

Lord Russell P.M. of Great Britain and New Zealand Secretary of State, 1839 .....Hokianga Native Magistrate land court in Rawene. The Treaty was also signed on Mangungu mountain by 75 Native chiefs, with over 3 thousand people in attendance.

John says he has more credible evidence than Iwi Maori Trustees of Ngati Whatua o Orakei who have stolen Rewharewha Manukau's Title whakapapa and Tira Waikato's whakapapa for Ngati Whatua o Kaipara and Te Roroa IWI MAORI Historic Treaty Claims is not their Ancestor but Moriori Manukau and my Parapara Mauheni family of Rekohu Country the IWI TRUSTEES Stole that too from me for their NSW, NZ Crown, LINZ Titles I want back now that John has completed the Claims to the REWHAREWHA MANUKAU TITLE ,.....

Westminster Government to assist.....Awaroa Native Court Act and Awaroa Bank Creation in Hellensville.

John has Instructed you to Act on his behalf as the Moriori Manukau Trust Executor before New Zealand becomes a Dual MOai Crown Federal State Dual UK NZ Crown British Government after his Public Notice Video to seize 77 Cook Street he has proven the .....British Government issue of .....discovery of our information made public disclosure cannot be enforced.....

.....John Wanoa is acting as the Kings surrogate, King Ernest Augustus 1V of Hanover.

Thankyou.

Final Instructions

As a descendant and beneficiary of the Moriori Paramount Chief Tira Waikato Rewharewha Manukau and Tira Wiakato Whareherehere Manukau I state the following:





1. Upon completion of your services all monies owing to you are to be paid in full .....
2. An appointment is required with yourself to discuss the financial arrangements regarding past services rendered by John Wanoa in regards to the property of 77 Cook Street, Auckland City.
3. This letter is in support of Graeme Aylett of Aylett Investigations Ltd to seize the property at 77 Cook Street, Auckland and Business Assets as previously claimed with the land as a transaction matter only John is Privy to as Executor while he has appointed me as an Administrator with him Administrator and is the Creator of the "Mori Manukau Trust" and "Moai Crown King William IV Trust" under British Law systems Historically a Commercial Contract that no one else has signatory to the Business Trade and Investment Wealth Inheritance created by the Kings Crown Corporations Flag Receipt John Wanoa holds as Head Trustee under the "Moai Crown" King William IV Trust" and "Mori Manukau Trust" for and on behalf of Tony Manukau and his brother President of the Confederation of Chiefs of Tribes of Aotearoa New Zealand Mohi Te Maati Manukau and his Confederation member Hare Ututaonga of Te Tii Marae Land Blocks John holds these 3 men's Native Land Titles in Private Contracts in the Awaroa Native Magistrate Court in Helensville Kaipara John opened the same as other Native Magistrates Courts he opened in Okiato Navy Flag Mast on Maiki Hill above Russell Bay of Islands, Waitangi Marae Native Magistrate Court, Waimana Marae Native Magistrate Court, Toi Kairakau Nukutere Marae Native Magistrate Court Rangitukia, East Cape, Te Hiku O Te Ika Marae Native Magistrate Court Te Hapua, Te Unga Whaka Marae in Epsom Auckland and Te Horo Marae in Port Awanui Ruatoria East Coast

John maintains his commitment to Mohi Manukau Scottish Rites part of the Legal Document Instruments Processing of these land Titles Creator of these Land Title and Birth Certificate Bond Security of Investment Instruments for Banking and Commercial Trade Business Helensville Native Land Title Transfer Bank Creditors Instrument Account Settlement of Debt Account owed between John Wanoa First Party Judgement Creditor and the Second Party Defaulted Contract Judgment Debtor in a Two Party Private Contract where NZ Police became a third Party and lost against me the First Party. This time anyone who challenges this youtube video is a third party debtor outright.

4. I instruct you on John Wanoa Behalf to write a letter of support authorizing Mr Graeme Aylett of Aylett Investigation Limited to proceed with the seizure of 77 Cook Street knowing that John Wanoa





has other commitments to these lands and other Third Party's linked to what he states publicly as a major Blue collar fraud scam operation he assumes the British Military is watching who makes the wrong move. And I feel that John has a backup plan in case he gets let down but too many people know that the "Crown" has a big problem now

Hoani Kahaki Wanoa

Surrogate King William IV Customary Legal Advocate Assignee Native County Sheriff Creditor

Manahi can you please drop the letter in his e mail as well and say a hard copy is on its way in the mail

All e mails are legally received when the press the receive button open up the letter as the receipt of the letter

Here is his e mail

YT Choi Lawyers & Notary Public  
11A / 17 Albert St, Auckland, 1010,  
New Zealand

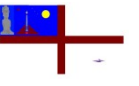
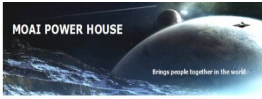
Telephone: +64 (09) 337 0777

FAX:+64 (09) 337 0775

E-mail: [info@ytchoilawyers.com](mailto:info@ytchoilawyers.com)

That way your letterhead goes with it Best to get a PDF File or send a photocopy Screenprint direct to his e mail from your PRINT SCREEN OF EACH PAGE Better still than sending a word copy

Sincerely,



John Wanoa (Hoani)

Shannan Withers Lawyer acquitted on Cook St Case

Fwd: Your matter

E MAIL FILES OCTOBER 2017 UPDATES



10 Oct 2017,

13:32

John Wanoa <moaienergy@gmail.com>

to Graham

07B/16 Park Avenue

Otahuhu 1062

South Auckland NZ

Aylett Investigations

Browns Bay

Tuesday 10 October 2017

Dear Graham Aylett

Thank you for our conversation on Wednesday 4 Oct 2017 I much appreciate it and now bring the today s events into legal definition to seize Cook Street in the first instance the outcomes of a Fraud Land Title. As you discover that the Police had insufficient evidence and distanced themselves from







this very expensive botch up that makes me a claimant against them the Barrister said to me the Police should not have entered my Home and arrested me for something that Detective Natalie Flowerdew Brown failed to heed my warning that she is breaking the law to arrest me the holder of the land Titles to 77 Cook Street that I had forewarned the owners that I have a legal right to seize the property back because I am challenging the Titles and the Police Spirited Natalie to the Solomon Islands for the reast of the year but she is back now failed to face me in Te Unga Waka Marae Native Grand Jury Magistrate Court hearing in Auckland on Friday 29th September 2017 with the oldest original Surname Paramount Chiefs Cammercial Landowners of this Country I can attest to now.

In the time that I was communicating with you it would have amounted to some time that you have spent on my case with 1/61 Cook Street Property Seizure and when we stopped doing anything since then the Land Title changed to 77 Cook Street and 98 Wellesley Street but the Road inside is still corrupted from 2012 .

I mentioned to you that I am not alone in this case as now the Paramount Chiefs in the North are behind me and what we are now doing from my time with them opened up the history timeline events of the first British Royal Navy arrival here in Kororareka Bay of Islands when King William IV gave the Paramount Chiefs in Okiato Magistrate Court in Russell his 1834 Declaration of War Trading Bank Flag of Admiralty on 20th March 1834 between Captain James Reddy Clendon and Pomare II and Rewharewa Manukau (Mori) at Kororareka now called Russell in the Bay of Islands and at Awaroa Native Magistrate Court in Helensville as you cn see Rewharewha Manukau named as the Commercial Landowner in Auckland after 1840 to his ancestor Tira Waikato Whareherehere Manukau

I am going up to a Hui at Waitaha Office Headquarters in Kaikohe on Wednesday 25th October 2017 to 27th then Te Tii Marae 1835 Declaration of Independence day where the Chiefs Hapu Leaders will be Framing their own Laws to self govern themselves under the Paramount Chiefs Commercial Landowner"ship of King William IV Admiralty Land Patent Titles. I am watching who does what this





time around in Waitangi to make sure the "MOAI CROWN" KING WILLIAM IV TRUST" Private Company Law stacks up against the New Zealand Governments "IWI MAORI" Radical Title you will discover it has NO BASIS INFORMATION FROM WHAT I AM ABOUT TO GIVE YOU s a Moriori Manukau Wanoa Parapara Mauheni "MOAI CROWN" LAND PATENT FACT CITED EVIDENCE TITLE ABSOLUTE"! That already the Auckland Central Police CIB NZ Police lost the case against me a TRUE BLOOD Paramount Chief on the 77 Cook Street Land Title Case that the Cook Street Landowners and their Staff and Tenants Conveyancing Lawyers Judges Barristers Politicians Bankers and Police broke their own New Zealand Crimes Act 1951 and 1961 but worst of all they committed each other into a liability and threat against the Public of New Zealand and the Commercial Landowner Paramount Chiefs Defrauded them in the process of Blue Collar Fraud for their own Private Financial Investment Interests completely ruptured the Justice System in New Zealand with EX PM John Key Panama Paper Bank Fraud and theft of NZD \$13 Million for the Clinton Foundation Terrorists as a Threat against our Country National Security Interests and Police Minister Judith Collins and her Chinese husband theft of Kauri Logs on a land-block before Marsden Point Oil Refinery breaking the main Jet Fuel line to Auckland International Airport disrupting flights for over 6 days nothing said in the news covered up by Government Pirates again

I will be watching over how the Whakameninga is going to conduct its Legal Authority over the Corrupted New Zealand "Crown" Corate Government while "MOAI CROWN KING WILLIAM IV TRUST" has a BOUNTY ON THEIR HEADS singled out in the FRAUD CRIMES they cannot REFUTE Nas of yet All SILENT!

1/ Moriori Paramount Chief Tira Waikato Whareherehere Manukau (Seller) Transferred New Zealand and Pacific Islands Country's Native Moriori Discovery Land Title to King George IV (Buyer) in 1820 to 1830 period through Lieutenant William Symonds (Real Estate Magistrate Court Bank King George IV "Crown" Land Patent Agent) with (Seller) Paramount Chief Tira Waikato Whareherehere Manukau (Sole Owner) who then became the first British UK Native Indigenous Commercial Landowner of New





Zealand and Pacific Islands Country's including his own Pacific Island Country called Rekohu Country (Chatham Islands whereby King George IV Transferred these newly formed British "Crown" Land Patent Title Leases over New Zealand and Pacific Islands to his brother King William IV who then recognized Paramount Chief Rewharewha Manukau as the Successor to Paramount Chief Tira Waikato Wharehere Manukau as the Head Leasee and Legal Owner of New Zealand and Rekohu (Chatham Islands) Country's through the Awaroa Native Magistrate Court in Helensville the home of the Manukau Family connected to Paramount Chief Tira Waikato Whareherehere Manukau Pa in Maungatautari Mountain in Cambridge Waikato Region where the History was born out of this Paramount Chief. I John Kahaki Wanoa is the Executor of these two Paramount Chiefs transferred Title to Paramount Chief Mohi Te Maati Manukau IV (50 years Freemason Title) of his home address 12 Stewart Street Helensville in Kaipara Horbor South. That now leaves Paramount Chief Manahi Mauheni as a direct Moriori Bloodline Descendant to Paramount Chief Tira Waikato Whareherehere Manukau as the present day (Commercial Landowner of New Zealand and Pacific Islands) with me Paramount Chief Hoani Kahaki Wanoa Chief Executor and Administrator of the Moriori Manukau Trust at the time period of King George IV 1820 to 1830 transferred to King William IV 1830 to 1834 Period of this Commercial Trading Bank Magistrate Court "Crown Land Patent Title) that I am holding onto as Successor to Paramount Chief Mohi Te Maati Manukau IV Commercial Trading Bank Native Magistrate Court Business Title in Awaroa Native Magistrate Court Bank Business Entity Admiralty Court Martial Law Flag Jurisdiction the 1834 Declaration of War State of Emergency Flag Sovereign Authority under the "MOAI CROWN" KING WILLIAM IV TRUST" Organization head office Auckland New Zealand registers Share Parent Company "NA ATUA E WA AOTEA LIMITED" Creditor and "MOAI POWER HOUSE GROUP LIMITED LIMITED" Registered Share Company in London Britain UK Creditors over New Zealand "Crown" Agent Debtors under "AYNAX LIMITED" Invoice Company London UK for "MOAI CROWN" Creditors 2017 Currently

Here you can see the Videos of the Moai Crown Four Paramount Chiefs Native Magistrate Court Hearing on Friday 29 October 2017 with original Surnames that go back to 1820 Paramount Chief Tira





Waikato Whareherehere Manukau The NZ "Crown" Corporation created its own "IWI MAORI" Tribe by inventing the Patent names "IWI" and "MAORI" which has no substance Evidence of an original "Crown" New Zealand Land Title of its own MAORI TRIBE against the "MOAI CROWN" Moriori Cook Island Tahitian and British SURNAME HAPU Paramount Chiefs sitting here Native Magistrate Court Bank Trading Admiralty Court Martial Law British 1834 Declaration of War State of Emergency Commercial Trading Bank Flag from these Dutchmen King William III and King William IV "Crown" Land Patent Title Jurisdiction and Self Government Paramount Chiefs Commercial Landownership Sovereign Authority

Starting from the left to right WE ALL STAND AS OUR OWN COMPETENT WITNESSES of all our HISTORIC DISCOVERIES AS UNCONTESTED UNREFUTED "FACT CITED EVIDENCE"

Bundy Waitai is a Cook Island Tahitian Direct Descendant of Paramount Chief Hongi Hika who went to Englanf with Bishop Thomas Kendal and Paramount Chief Tira Waikato Whareherehere Manukau to seek the help of King George IV save New Zealand from being taken over by France and Pirates from Australia NSW and other Pirate Countries turning up from anywhere

Selwyn Clarke (Herewini Karaka) is ex British Immigrant Settler who is the last of two war veterans at 90 years old is our last bastion to make the final decision as our Paramount Chief Justice of the Te Unga Waka Marae Native Grand Jury Magistrate Court on this day of Friday 29 September 2017 in this Court Hearing against EX PM John Key and the landowners of 77 Cook Street Auckland (Previously 1/61 Cook St Property) He ordered John Key Arrest and the Landowners of Coo Street and a Total of 23 Named Criminals on my Native Magistrate Court Registrar list this day event was passed into the Kings Bench Court Martial Law

Myself as Moai Rapanui Easter Island and Raiatea Island Tahitian Descendant of Uetaha Paramount Chief of Tikitiki Waiapu boundary area East Cape North Island New Zealand Am a Paramount Chief





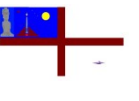
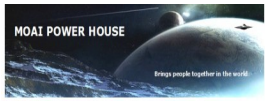
meaning my surname Wanoa is original back to 300AD Moai Easter Island I have the Rogan and Cosgrove Coat of Arms in Belfast where the DUP Party is base with my families there where I am going to join the Moai King William party to the DUP Party as a Protestant And I am the St Patrick 8 Point Star Surrogate King William III here too basing my Authority in Ulster to Ulster New Zealand and our Moriori Manukau Title in Edinburgh Magistrate Court and my own St Mary Church Holy Grain in Edinburgh to St Mary Church in Tikitiki East capr 1831 Births Deaths and Marriages Instruments on the Stock Market started on mt Rahui Marae here in Tikitiki and Whakawhitira Native Magistrate Court Captain James Reddy Clendon joined this Magistrate Court to Awaroa Magistrate Court in Helensville to Okiato Magistrate Court in Russell Bay of Islands I am holding all these original Titles to my own Moai Wanoa Memorial Statue in Queen Elizabeth II Great Court in London My own Paramount Chief Royal Tahitian Family Heirloom Title

Next is Paramount Chief Manahi Parapara Mauheni otiginal Moriori Manukau family of Ratana Church Ministers which he is and its Political movement from Cape Reinga to Kaipara to Ratana Paa where my Rogan Manukau Wanoa families live near Wanganui Manahi comes from Tikitiki where I come from and he lives in Kaikohe and is a well respected Kaumatua there with Bundy Waitai and Herewini Karaka (Selwyn Clark) the oldest active Kaumatua left politically minded in this country who know a thing or two about this Country with myself holding the Land Patent Titles they now recognize as themselves I chose as the SUBSTANCE EVIDENCE OF FACT

<http://www.moaipowerhouse.com/moai-crown-native-magistrate-court->

1154 Youtube Videos admissible in the Courts I won my case against the NZ CIB Police when my Barrister Shannon Wither asked the Judge Grant "JOHN WANTS TO SAY SOMETHING TO YOU" he





replied calmly "THERE IS NO NEED TO ASK ME ITS ALL ON YOUTUBE" that' set the Precedent case for all the Hearings that I conduct on any Marae in this Country as I make Videos better than Affidavits because its me a real LIVE MAN ENTITY not a DEAD "CROWN" Entity that won't turn up in this Court that is real and legal with the KINGS ADMIRALTY NATIVE MAGISTRATE COURT PRIVATE CONTRACT COMMERCIAL TRADING BANK FLAG SOVEREIGN AUTHORITY CREDITOR which I am to pass Judgement of anyone who breaks New Zealand Law and our "Moai Crown King William IV British Laws of 1820 to 1837 which has happened with these mnamed Blue Collar Elite Criminals SINCE THEY LOST THE CASE against me its now MY TURN TO MAKE THEM PAY THE PRICE OF ARRESTING ME UNLAWFULLY ON OUR PARAMOUNT CHIEFS COMMERCIAL LANDOWNERS TERMS! You can forget about IWI MAORI Leaders who are all corrupted as well and the Maori Party and Mana Party is gone just shows you the IWI MAORI is PAKEHA CONCEPT of Defrauding the Public of New Zealand and the Paramount Chiefs and their British Partners British Royal Navy First Lord of the Sea Sir Phillip Jones and Westminster Government PM Theresa May and her coalition partner Arlene Foster DUP Party and Moai King William Party Belfast Northern Ireland where I am going to link MOAI CROWN Paramount Chiefs to to Westminster We would like you to come too. <https://www.facebook.com/The-MOAI-KING-William-Party-776676255745499/>

Here are all my videos starting from the latest back to the Te Unga Waka Marae Native Grand Jury Magistrate Court hearing in Epsom I opened this Court on Friday 29th September 2017 previously I opened the Te Tii Marae Native Magistrate Court on 6th February 2017 with a 21 Gun NZ Royal Navy Salute to mark this occassion is on youtube and before that I opened up the Waitangi Marae Native Magistrate Court inside the Waitangi Marae on 15 April 2016 and just before that opened up the Native Magistrate Court on top of Maili Hill above Kororareka in Russell Bay of Island also on Te Kerere Maori News and on my youtube Site and then I opened up the Te Hiku O Te Ika Marae Native Magistrate Court in Te Hapua North Cape Reinga and then one more left in Tikitiki Ragitukia in Toi Kairakau Nukutere Marae Native Magistrate Court in Rangitukia Eat of St Mary Church 1831 in Tikitiki





first British Church to Register families in the Church in this Country that went on the Stock Market in New York King William IV Monarch our Legal Commercial Trading Bank Magistrate Court Business Partner we tell you now Graem I did this II in the 2 years I havent seen you A lot of work for just me to organise and bring my Hapu back together away from the NSW "IWI MAORI" NZ Crown Corrupted Pirates I penly call them to account for fabricating our History and Whakapapa Native Titles are all fraudulent and I have proven beyond a doubt that the real Titles are Moriori Manukau British Crown Land Patent Titles I hold over NZ Crown Government Deception of my "FACT CITED EVIDENCE" as my own "COMPETENT WITNESS" No one has the Information to Challenge our Paramount Chiefs Titles I am asking the British Government to SEIZE them all after COOK ST SEIZURE and re issue the new Titles under Moai Crown King William IV Trust and the Paramount Chiefs Whakameninga

<https://www.youtube.com/user/moaienergy/videos?view=0&flow=grid&sort=dd>

<https://youtu.be/UzRPs51DwBM>

<https://youtu.be/p3z7voLqOb0>

<https://youtu.be/H1ITCZHRDdo>

<https://youtu.be/O3G86hKBgek>

[https://youtu.be/rV7\\_Bi64N80](https://youtu.be/rV7_Bi64N80)

[https://youtu.be/fu0agbfT\\_cM](https://youtu.be/fu0agbfT_cM)

<https://youtu.be/eJdTvwzGAQk>





21 Gun Salute to our Legal Documents on 6 February 2017 with the Paramount Chiefs this year on Te Tii Marae Native Grand Jury Kings Bench Magistrate Court [https://youtu.be/EiYY-OY-\\_Sw](https://youtu.be/EiYY-OY-_Sw)

I will just send this for now just to join up the failed Cook Street case to finish it off this way on our Paramount Chiefs own Surrogate Kings Authority afyer my Crowning as Surrogate King William IV Surrogate King William III Surrogate King George IV Surrogate St Patrick and Surrogate St Mary Clothed in the Paramount Chiefs Korowai on behalf of Moai Crown King William IV Trust Business Corporation I registered Moai Power House Group Limited Limited 1 billion Share Company in London with managers there Na Atua E wa Aotea Ltd 1 off 1 Trillion Share Parent Company in Wellington NZ as "Moai Power House Bank" Bank Creditors

Here is the last of Police Leghal Botchup I Chrged them all forstopping a Surrogate King from going about my Legal Authority Business with more Titles than any man or woman in this country they cannot show me any better clear titles than what I have They lose any chance in any court here







My last option is the Magistrate Court and Hgh Courts in Britian but there is no need I have all the Discoveries disclosed and witnessed online no one can possibly have time to refute the matter is at an end Its time to Charge them in our Court and then arrest them The Courts failed me to have my day in Court I never attended they ruled without me and my Barrister defrauded me nd betrayed me I hired him to act for me He acted for the other useless Maori who did not want a lawyer I dont associate with them any more

<https://www.facebook.com/John-Wanoa-v-NZ-Police-Natalie-Flowerdew-Brown-426088944264643/>

<https://www.facebook.com/John-Wanoa-versus-PM-John-Key-in-KINGS-BENCH-COURT-1599306310387876/>

<https://www.facebook.com/MOAIKINGSBANKCOURT/>

<https://www.facebook.com/Moai-Crown-King-William-Trust-199876913780699/>

<http://www.moaipowerhouse.com/john-wanoa-v-cib-natalie-flowerdew-brown>

<http://www.moaipowerhouse.com/blank>

<http://www.moaipowerhouse.com/moai-crown-admiralty-court>

Thank you Graham Aylett

These Blue collar criminals cannot keep defrauding the public of New Zealand and especially the Paramount Chiefs and UNLESS anyone can show me Better TITLE than this Map of the Years the Church landed on my Property in Tikitiki in 1831 and my ancestors registered in the St Mary Church





as the first Births Deaths and Marriages in the world of the Kings Commercial Contracts in Private WHAKAWHITIRA MAGISTRATE COURT on my own UETAHA Paramount Chiefs Land at Whakawhitira then SHOW ME a better Idea that anyone was here before us at that time this MAP was made LOOK CLOSELY AT THE YEARS and decide from 1831 WHO WERE JUMPING ON THE LAND HERE in those years THIS IS MY TITLE to TAKE THIS COUNTRY BACK TO BRITISH Moai Crown Title UNDER King Ernest Augustus V KING OF BRITAIN UK HANOVER NEW ZEALAND AND PACIFIC ISLANDS COMMONWEALTH COUNTRIES OF THE WORLD OUR 1834 declaration of war flag sovereign authority rules over to this day!

Dick Rogan married Oraitai Wanoa at East Cape and John Rogan Judge in Awaroa Native Magistrate Court in Helensville Kaipara Harbor South married Maraea Manukau ROGAN come from Belfast in Ulster Northern Ireland as well as Cosgrove Lawyers come from Belfast too This is rge Coat of Arms I will wear into Westminster Parliament with the Parampnt Chiefs and our 1834 Declaration of War Flag to stop all the Bank Wars of the Rothschild and Queen Elizabeth II Fake Coronation family

<https://www.facebook.com/MOAI-CROWN-ADMIRALTY-COURT/?ref=ts&fref=ts>

<http://www.moai-powerhouse.com/moai-crown-admiralty-court>

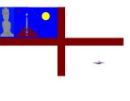
John Wanoa

Customary Legal Advocate Moriori Manukau Executor and Administrator of his Land Titles

----- Forwarded message -----

From: **Shannon Withers** <[shannon@vulcanchambers.co.nz](mailto:shannon@vulcanchambers.co.nz)>





Date: Thu, Aug 25, 2016 at 9:34 PM

Subject: Your matter

To: "moaienergy@gmail.com" <moaienergy@gmail.com>

Dear Mr Wanoa,

My service to you is complete. The charges against you have been dismissed by His Honour Judge Sharp. The charges were dismissed on the basis that the Police could not offer any evidence. The Police were unable to offer any evidence as the Officer in Charge of the case is on overseas deployment in the Solomon Islands. The charged has been dismissed rather than withdrawn and cannot be re-laid. This outcome is, in the vernacular, an acquittal.

I will not attend the Auckland District Court on the 29th of August 2016. I do not understand what purpose the Court would have in giving you a date and do not believe they have done so. I am not required to attend; the services required of me under the terms of my assignment are already complete. If you wish to have a lawyer present, you will need to instruct one privately or make a further application through Legal Aid. By way of assistance, I observe however that you are not likely to be entitled to receive Legal Aid in the context of all charges having been dismissed.

In terms of the appearance in Court, I am sorry that you somehow misunderstood my texts: "Where are you?" and "We are in Court 3." I have reviewed the messages and I do not see any possible meaning requiring you to wait outside the Court, thereby separating you from the others. I apologise however for any misunderstanding. Had you looked through the window you would have seen me waiting for you in Court; I arrived at Court well in advance of your scheduled appearance, I am not responsible for your timekeeping.





I am disappointed by your accusation that I was serving interests other than yours. I faithfully fulfilled my obligations to you, primary in this instance being my duty to protect you as my client so far as is possible from being convicted. The charge has been dismissed without the need for trial; the best possible outcome.

I have devoted enormous resources to your case. The time requirements of this case have been expanded exponentially by your instructions. I have worked tirelessly to assist you. It is through my involvement and my assistance that the Police were able to see that they could not offer any evidence. To be clear, your defence of "Pope Francis Vatican City", Motu Propio and demanding the 'false' John Wanoa be held to account for your misconduct was misconceived. This is a secular society, Mr Wanoa, even if the Pope had issued such an edict it would be of no effect in this country, a casual search of the internet shows no such decree.

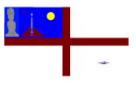
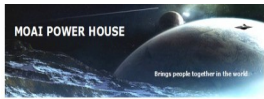
I observe that in the overall circumstances of your case, you were extremely lucky. The situation you created had every capacity for disaster. The assault of office workers going about their day consequent to the perceived breach of the registered owner of the building is not fair and could have very easily lead to someone being hurt or worse.

In the end event, you have been given a reprieve. Please use it wisely. Focus on your health. As for your declaration that you will go back to 77 Cook Street, I cannot emphasise strongly enough that you should not do that. You have no recognised right to that land, you will be arrested and you will be charged.

In terms of your intended action against the Officer in Charge, the appropriate forum for your complaint against Detective Flowerdew-Brown is the Police Complaints Authority.

Yours faithfully,  
**SHANNON WITHERS**  
BARRISTER

Vulcan Chambers



The Court Lawyers of Auckland

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Website [vulcanchambers.co.nz](http://vulcanchambers.co.nz)

Statement John Wanoa

Statement of John Hoani Wanoa

07B/16 Park Ave Otahuhu

South Auckland New Zealand

**A 77 Cook Street Tournament Holdings Limited Eviction:**

1] On 28th September 2015, John Monga Leader of the UN Federal Marshals was dressed with his Marshal Uniform and me John Hoani Wanoa acting as Moai Crown King William IV Federal Sheriff was dressed in my Sheriff Uniform, first went to the Auckland Central Police Station about 2 30 pm to notify the front counter officer that we are going onto 1/61 Cook Street to seize it and if there is any trouble I would call them for assistance. I asked for Tony Geldenhys Manager of the public office who always told me over the past 3 years to bring him any new information over Cook Street Property Seizure and to let him know my movements. We arrived outside the site of Cook Street where the rest of the UN Federal Marshals were waiting off the Tournament Holdings Limited Office and City Works Depot Limited Complex site. My friend Erin Katel dropped John Monga and I off and parked there off the site.

This address is what the existing 61 Cook St and 1/61 Cook St is now called 77 Cook Street and 90 Wellesley Street Auckland Central. On arriving at Cook Street from the Police Station, John Monga and the group of Marshals proceeded into the Office of Tournament Holding Limited Building to remove the Staff of Tournament Holdings Limited off the Site, while I stayed offsite talking to Erin. I





then saw a Police Car going past with a woman and a man in it and said to Erin I think that's my Police who came through the entrance of 61 Cook Street I knew as the original Title to this land block as at 2008 and not 77 Cook Street who the Corporate Management of this land block changed the address to.

I was standing there talking to Erin and the phone rang. It was Gavin, one of the Marshals calling me he is talking to the Police woman saying I need to come and talk to her, me the Sheriff who contracted the Marshals to remove the Tournament Holdings Limited and City Works Depot staff out of the office and evicted off my Ancestors Cook St Title Lands. I knew that I have a verbal Trespass to be on the property but the Proprietor Landowner James Pierce Brown told me not to go on the land without Police there.

My friend Erin then called the Auckland Central Police station and handed me his Mobile phone when an Officer answered. I gave my name to her saying I just left the Station 15 minutes ago, saying I would call if I needed assistance and now I do. I said; please send Police down to 1/61 Cook Street as there is trouble in the Office between the staff and the Marshals. She said an officer is on the way. That's when I said to Erin that's my Officer that just went past a minute ago. With that I went in but not in the Office. I saw the staff outside the office at Nelson Street Door Entrance of City Works Depot Ltd. The Police Woman said are you John Wanoa I said yes and she said "wait outside the main entrance". And so I did.

Then John Monga came out and I said to him "what is going on"? He said the Police are sending in the Paddy Wagon to arrest the Marshals if they don't leave. I said this is got nothing to do with the Police as third Parties to the Mortgage Fraud Landowner Proprietors James Pierce Brown and Simon Brent Rowntree. He said well two of the Marshals don't want to be arrested. I said well if that's the case I will call off the eviction because the Police are enforcing NZ Law for the Landowners and Tenants complaint as third parties to the Fraud Landowners, so we will comply with the Law even though the Police are liable as party to the Fraud Land Transfer Case I have established against the owners and their Conveyance Lawyers. So I said to my Police Man there for my Police Call Complaint, to tell the Police Officer attending the Tournament Holdings Ltd Managers Complaint that we are leaving. I then left the property with the Marshals with one Marshal arrested for failing to provide his Identity but released later. There were many Police Officers there and I took some videos of them as evidence for my case file.

2] I never witnessed the Staff Management being evicted only to see them at the main entrance standing there. I never spoke to any of them but only to the Police Woman who arrived on the scene first. And spoke to the older Police man who I believed came at my request of assistance.

3] I contacted my own Police and said there is trouble on Cook Street and I need their assistance, and they said a car is on its way will be there about now. I believed that was the car that went past me and Erin waiting for them but could not identify which one was for us only to say the entrance they come through from 1/61 Cook Street Address which I gave as the right address.





4] The “other” Police [called by the Office Staff or Tenants of other Businesses] were delayed as they went to the wrong address 77 Cook Street which does not show up on the new CT Titles because that address is redundant and was discharged in 2012. Those Police took over half an hour to get there to the scene which gave the Marshals enough time to evict staff from the Office.

5] On the 2nd of October 2015 there was a knock on my door and I opened it and looked to see Police standing outside my apartment at 07/16B Park Avenue Otahuhu. The Police came into my Apartment and the woman identified herself as Natalie Flowerdew-Brown who introduced her colleague as Stewart. I allowed them to enter under extreme duress and protest because from previous experience I knew that she came prepared to intimidate me with such heavy handed advances, where I saw at least up to 10 Police counting those who were in the Corridor outside my room like a scene of terrorism!

6] Further more Natalie then went on the offensive and told me to strip off my shirt and give it to her as evidence in her Court Case against me, such that the shirt displayed my legal authority to act as a Sheriff with King William IV Photo Print on the pocket on one side and the N.W.O New World Order on the other front pocket my Legal Jurisdiction and Sovereign Monarch Authority.

**B] From Cook St Arrest to Court Sequence**

1] On the 3rd October 2015 I was in custody in Mt Eden Prison with John Monga and wrote on the back of our Charge Sheets a Statement each to Judge Grant Grant Frazer. On my statement I asked many questions about Natalie Flowerdew-Brown Documents Authenticity Legal Authority and Forged Nature she enforced on me was Illegal. And held no Jurisdiction or Sovereignty as a Lawful Document when Elizabeth II is no longer the Legal Legitimate Queen of New Zealand whom they get their Sovereignty from historically linked to the fraud land 77 Cook Street Title.

We were both transported to Auckland District Court for the hearings of John Monga the official UN Federal Marshals Diplomatic Leader and Me the Tahitian Native Indigenous “Moai Crown King William IV Federal Commonwealth State Sheriff Accused versus the natural person acting as the Accuser Natalie Flowerdew-Brown (Detective).

As I see it (Judge Grant Frazer Trustee) of his (Auckland District Court, “Trust”) read our Statements we both made in Prison he was now reading for the Court Record by his (Registrar “Sheriff Court Bench Banker”). He asked me the Question, what happened on Cook Street. I said I went to Auckland Central Police Station to report to Tony Geldenhys new Information and intentions I am about to seize 1/61 as 77 Cook Street I been saying for a long time, was about to execute at about 3pm. I had alerted Otahuhu CIB Detective Phillip Taylor we were going in on 28th September 2015 to seize it and he alerted CIB Auckland of this event. I said I stayed on the road near Cook Street till I was called in by the Head Marshal to speak to the Detective woman, which I did without violating the verbal trespass Notice on me.

2] We were both escorted into the “Admiralty Court Private Contract Dock” and stood in front of Judge Grant Frazer at about 11 00 am. First he wanted to find out the true stories from John Monga and me



what happened, rather than see it published in the Media what went in the Offices of Cook Street got all wrong with ignorance the most part of

3] Judge Frazer says to me “What do you have to say Mr Wanoa? I said “Sir, You have no Queen above your Head, you have no Monarch Sovereign, no Jurisdiction, and Pope Francis Destroyed your Court Trust and Court Bench Bank Corporations. You cannot use the Popes Vatican’s Admiralty Court, UCC, Civil, Canon, and Curia Laws on me as Bail Bonds for the “Sheriff Registrar” to extract money from my ANZ Bank Account as if she/he is me the real natural man “John Hoani Wanoa beneficiary or Business Corporate Legal Man “JOHN HOANI WANOA” without disclosing that persons purpose to me”. Judge Frazer replied “Well you have to take it up with the Bind Holder me in place of Natalie Flowerdew-Brown?” Judge Frazer replied, “Well if you don’t sign the Bail Bond you go back into custody” I said “This case is Fraud because Natalie Flowerdew-Brown forged the Legal Documents she used to arrest me not approved by a Lawyer nor is it notarized by a JP Justice of Peace” sir!” Judge Frazer then said look Mr Wanoa I will go away for 2 hours and come back with my ruling. We were then stood down went back into custody.

4] 2 Hours later we were recalled to the Dock and then Judge Grant Frazer said this. John Wanoa and John Monga on the evidence you have given me I made my deliberations and find you both Innocent of any charges of Forced Entry or Trespass. I felt under Duress at this point that after Judge Frazer found me and John Monga Innocent that was the end of the case, I should not have been arrested as a false arrest through lack of substance why his decision we are innocent from what I explained directly to him in writing on eight A4 sheets I used in Prison on the back of the charge sheets. I demanded my statements back but never got them back from Judge Grant Frazer. And as far as I was satisfied that was the end of the Contract between me, real natural man illegally arrested John Hoani Wanoa (accused injured party) and Judge Grant Frazer (Trustee) administering his NZ Private Corporate Business legal person (Trust) called “AUCKLAND DISTRICT COURT”. Basically saying “my hands are clean so your free to go” walk from this “Contract Court”!

5] What happened next shocked me. A Police Prosecutor then rose to her feet and objected to the Judge’s decision started a new Contract with the Legal Persons John WANOA, WANOA John, JOHN HOANI WANOA and Mr WANOA using Detective Natalie Flowerdew-Brown Forged Fraud Illegal constructed Documents with these Legal Dead Person names typed on Documents.

1/ NZ POLICE 2/ Quinton DOUGLAS 3/ Rachel VALENTINE 4/ Debbie KING 5/ Leanne O’LEEFE 6/ Natalie FLOWERDEW-BROWN

With a live breathing New Zealand Police Woman Prosecutor natural person whose name my Barrister demanded this live Police Prosecutor “full disclosure”, talking for these dead persons versus me John Hoani Wanoa natural person standing in the dock and my name I am defending is not on the Bill Charge Documents my Barrister demanded “Full Disclosure.”

- This Police Woman Prosecutor acted as a Dead Person NZ POLICE for the Dead Legal Persons icalled “NZ POLICE” “Bank” acted as Defense Police Prosecutor is a third party to







Natalie Flowerdew-Brown I accuse as a Fraudster she now has to prove in full disclosure these Untrue and Non Notarized Documents she forged to arrest me

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

1] Oct 05/2015 about 1000hrs

I received a visit by T headed by Natalie. I allowed them to enter under extreme duress and protest because from previous experience I knew that! 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**, and quickly escalating into physical hostility, against elements, which appear to either **express itself for example**, in a **heavy-handed** policy toward those perceived as radical **politicos** or Maori, or **insensitivity** towards the ordinary citizen.

2] They took my clothes and medicines etc

3] Court Appearance

Hi



### Statement Native Assessor Auckland NZ dated 31st December 2015

**AFFIDAVIT** I John Hoani Kahaki Customary Legal Advocate of Auckland NZ Swear this my Sovereign Solemn Truths in front of God Almighty Most High, nothing but the Truth so help me God I am So True

Detective Natalie Flowerdew-Brown created her own Criminal Charge Forced Entry and Trespass Documents under the Crimes Act 1961 Sec 91 (1) She arrested me with these her own designed Police Logo Authenticated Documents on 2 October 2015. I notice that she acted as a Natural Person called Natalie Flowerdew-Brown (Lower Case) and signed her own hand crafted Commercial Contract Agreement in a Contract Court it was presented to contract between her natural name and these names, she designed on her Documents separately, she scribed as "John WANOA" which she then signed as TRUE and Correct Statement. So I noticed when she handed me the Documents there was also these 4 Persons she made up and Named them as 1/ "John WANOA" 2/ "HOANI KAHAKI WANOA" 3/ "WANOA John" and 4/ "Mr WANOA" (Legalese speak Court Language words) She herself a live person in flesh and blood acted as a Detective holding these Commercial Contract Documents she believed held all the powers of the New Zealand Law Society Administration Body of Law of New Zealand. And I never saw them notarized as true and acceptable in New Zealand Law and of the Legal Profession to be herself a Qualified Barrister or Lawyer in order to enforce them as New Zealand Government Legislative on me the live person in flesh and blood to my natural person lower case letters name. I am proficient in Vatican City Popes New Zealand Law Legalese Corporate Company language.





She 5/ Natalie Flowerdew-Brown then arrested me the natural person 6/ like herself natural person injured me the real LIVE person John Hoani Kahaki Wanoa who owns this name my property name and surname she illegally arrested without disclosing her true intent identifying the person she wrote on her documents I don't own as dead property she advertises as a person of no fixed abode. I already notified Police about who I am, but they just laughed at me as if it was their business what the 4 names she stated on her documents is me that I created with my own hand and instruments in my home written as the Author, I am not that Author of that Legal Person, Natalie Fowerdew-Brown created, to make money out of and cheat me out of my money in my ANZ Bank Account as the Beneficiary of that Account in this name of John Kahaki Wanoa and not HOANI JOHN WANOA another name the Bank created as the Author of this Corporate Legal name they manipulated now I want her to disclose what she created with the Bank to extort money from my Account unlawfully and Illegally. She created these Fraudulent Documents she illegally forged signed then presented in a Contract Court, to arrest my natural real property body. I instructed my Barrister to force her to identify those 4 dead legal persons she mirrored around me the natural person for what reasons I demand she be subpoena d into court if she fails to turn up and prosecute me with her own documents. My Barrister Shannon Withers is demanding her full disclosure of non-notarized Documents that are not legal in the Lawyers and Barristers Professional services of the Criminal Courts and or refute this Affidavit within 72 hours of receiving the notice. The Notice will be hand delivered to the Judge of Auckland District Court before any Trial Period remembering I told Judge Grant Frazer the Court has No Queen No jurisdiction No Sovereignty No Oath Office no Full Disclosure of Documents to Arrest me, no Arrest Warrant, no proof of claim title to that Land I am removing the landowners off 77 Cook Street because its fraud mortgage Title Transfer. No rebuttal of my Affidavits.

She made up New Zealand Law Crimes Acts on her NZ POLICE Corporate Documents as a Detective without any Queen Elizabeth II Sovereign, Crown of Queen of England Authority, Authentic Crown Seal or Sovereign Seal or Court Seal to make it an enforceable Legal Document to arrest me with, as she is not a Lawyer to make that Arrest Warrant Order on my personal property Shirt she confiscated and me my property live human she arrested as well. Meaning she had no Jurisdiction and no Sovereignty and No Constitution in her capacity to carry on business in law. She has no right to charge me with Acts she made out of thin air to act as a third party in a Defaulted Conviction Private Contract with the Land Owners of 77 Cook Street 90 Wellesley St 1/61 Cook St and 61 Cook St Land Property Titles. To Land I have proven in Unrefuted Affidavits I own in my Private Capacity as Native Moai Tahitian Landlord Landowner. I levy debtor charged her £MCP GBP £1 trillion pound note and the same over every other third party accessory with their Queen Elizabeth II to the Fraud Mortgage Transfer Title, and for tampering with my Land Title Claim Case against the Land Owners Title she meant to Arrest and not me, John Hoani Kahaki Wanoa the living person who does not appear on her charge sheets of a Trespass Notice and Forced Entry on my own Moai King William IV Trust lands and real Human Body property.





I accuse her now of falsely arresting me and using a Bail Bond with the same 4 Upper Case CAPITAL LETTER names to steal Money from my Bank Account with a PRN Number 199536 using capital letter persons she and other Police I Accuse of Forging Documents that have no basis of me as that Legal Person while I am an innocent Chief King John Hoani Kahaki Wanoa in the flesh and blood live man. I instructed my Barrister to remove the NZ POLICE Legal Persons she created from me the natural person and go and arrest that person. She must remove every other Legal Fiction name Third party Person from me she must Identify and disclose to me and my Barrister these White Skin Pakeha Fraudsters and NZ Police remove these Criminals from my Native Moai Indigenous Land. But the persons and people I accuse shall face the Debtors Levy Pound Note Instrument I now legitimately charge them all as a Private Contract Land Lord land Owner demand the Legal Persons remove themselves from my Lands and give me the Order from the Judge to Confiscate my Lands back to me or I confiscate the Land myself as the Principle. Against those I accused acting as Fraudsters Criminals of their Trusts Corporations whom I name as the Agents of the "Crown" Corporation Trusts and their Legal Persons Mortgage Fraud Bank Financial Interests Legal Instruments null and void. I then re occupy my lands and remove all the illegal Occupiers and bill debtor charged them the Accused Legal Person Natural Persons Crown Agent Persons in Joinder connected to the Fraud I now prove beyond a doubt broke the Crimes Act 1961 and its collective Acts for their Criminal Benefit Identity Theft Fraud Money making Business.

Now we are released on Bail after I told Judge Grant Frazer Quote "You have no Queen Elizabeth II as a true Sovereign Authority of your Court in that picture hanging above your Head, against me, Pope Francis and King William IV Sovereign Authority" He asked me Quote "Who do you get your Authority from John?" "I said Quote" "I get my Mandate and signed Authority from the main Chief of Te Tii Marae in Waitangi Kingi Taurua. Who is sitting right there in the Public Gallery listening to what we are saying". "You can ask him yourself as he came here to support me" "I get my Authority from Pope Francis who said in his Statement to me" Quote "Police, Law

Enforcement Officers, Public Servants, Judges, Lawyers, Military Officers, Public Persons, are now Liable d if they use the Vatican's 5 Laws I named here against me, the Sovereign Authority of my Management Team" "I say to any Judge, or Police Enforcement Officer, that I am the Injured Party by this Legal Fiction Person NZ POLICE, who wrote IT'S name and signed it as, Detective Natalie Flowerdew-Brown on Documents IT Designed to make IT the Legal Person to appear to be a natural Person I now ask my Legal Barrister Shannon Withers to challenge Natalie Flowerdew-Brown Jurisdiction, Sovereignty, Oath of Office, Identification of her evidence to refute my Affidavit to her Authority Documents I am accusing her is Fraud and Corrupted of its Law as not a Lawyers Barristers Law but her own hand made written signed Law of Natalie Flowerdew-Brown herself a Natural Person using this Contract Court Legal Person called "Auckland District Court" to Enforce her CORRUPTED LAW over me the True Land Lord Rent Chief (Landowner).

She used her Common Law Natural Person name and Surname on her Corrupted Dead Legal Person NZ POLICE "Crown" CORPORATE TRUST Company DEAD PERSON she wrote on her Stationary





Documents to Arrest me. She used these forged Documents to commit this CRIME I accused her of, as the Criminal Fraudster and as a Third Party Offender Injurer on my personal property and shirt she confiscated illegally and without Authority to make such Baseless Documents, for all other named Third Party Identified persons, attached to her Fraud Criminal Money making Scams, I named as Identity Theft Accessories to the named Identified Police Officers and Public Persons Landowners of 77 Cook Street and their Conveyance Lawyers I bill charge Levy Debtor d in my Private Defaulted Contract Agreement Documents of Financial Investment Banking Value Added Instruments I now use to salvage all their Property Assets to pay for the Injuries I named in an Inventory Private Matter from their covering up their FRAUD Land Title Mortgage Transfer Transaction Documents Instruments.

My shirt was stripped off my back and used as evidence in their mounted Court Case against me I now demand their Charges reversed on them the Accused and me the Accuser and True Sovereign Monarch Authority Landowner of 77 Cook Street Property and all its original 2008 Land Titles I have on record returned to me in LINZ and British UK Land Deeds reinstated to Native Customary Title remove all Mortgage Title Instruments and the landowners Simon Brent Rowntree and James Pierce Brown from my land and all their tenants. I foreclose on all their Properties as a consequence if the Police woman Natalie Flowerdew Brown and these two landowners and their Conveyance Lawyers cannot refute my Affidavits. I get my land back into my possession immediately and settle them out myself with MOAI KING WILLIAM IV POUND Note Bank Levy Instruments.

John Hoani Kahaki Wanoa

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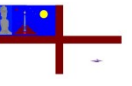
**NA ATUA E WA AOTEA LTD**  
426/2 Tapora Street  
Auckland 1010  
New Zealand

**James Pierce BROWN and Simon Brent ROWNTREE**  
Wellington New Zealand **Moai Creditor**

Wednesday 11th March 2015

**King William IV Levy Debtor  
Instruments**





Reference to Area District Commander of Police Mike Clement  
Auckland Central Police Station Cook Street and Vincent Street

**Attention James Pierce BROWN and Simon Brent ROWNTREE Directors**

**CITY WORKS DEPOT LIMITED, ROWNTREE TRUST LIMITED**

Dear **James Pierce BROWN and Simon Brent ROWNTREE** Corporate Directors,

Please find here **CITATIONS** confirming our Re Occupation of our Patent Land Ownership of 1/61 Cook Street Auckland we alleged is a Fraud Bad Title Land you both bought. Now has been lodged in the LINZ Office as a Claim and Complaint for the Land Register General Robert MUIR shall correct the LINZ Land Titles Register and Discharge your Corporate Company Names Certificate of Computer Generated Titles that are Fraudulent Mortgagee BANK Lending LOAN Conveyance Instruments we have "CITED" in this Final Notice within for you to VACATE the LAND of 1/61 Cook Street Auckland LAND and your GROUND RENT Title expiring in 2025 off our PATENT LAND as your "SECURITY OF INTEREST" immediately at 12 noon 12 March 2015 Legally Enforced as a "PRIVATE COMMERCIAL LEVY CONTRACT" SETTLED. As a Consequence of the FRAUD Land Transfer and FORGERY of the Title Certificates of Freehold Land Title you HOLD and not the LAND. we HOLD! Financial Mortgage Interests off our Lands as a Consequence of your non Rebuttal of our AFFIDAVITS in their entirety. That we the Belonging to the Land RENT CHIEFS who accepted your Corporate Company SILENCE as You both agreed to SURRENDER the LAND and all its Chattels Fixture and Properties Businesses Assets you own to our CHIEF RENTERS to Defray the Costs of RECOVERY and SALVAGE of the LEVIED DEBTS now DUE and PAYABLE on 12 March 2015 call up the SETTLEMENT ACCOUNT against your In Personam and natural Persons names as Directors, your Trustees, Beneficiaries Accountants Lawyers LINZ Certificate of Registered Land Owners Mortgage Financial Instruments and Land Dealing Certificates Interest "Crown" Agents Silence Severally and Singly persons Bill Charge Debtors You have DEFAULTED on the AFFIDAVITS I served on your person is now in the hands of the Auckland Central Police Area District Commander Mike Clement and CIB Detective Inspector Gary Davey, Police now witness your admission of Surrender of the LAND and all its Buildings and Attachments to the Value of the Debtors Levy £2,715,800 Billion set against you both Directors and your Conveyance Lawyers, Real Estate Agents and others alleged Persons named Accessories to the first DEFAULT CONTRACT, CONVICTED Criminal FRAUDSTER Douglas RIKARD\_BELL photo Identified as Conspiring to DEFRAUD the Public of Auckland, New





Zealand and ourselves the Land Patent Original Native Surname Land Owners "CHIEF RENTER" Landlord in a Commercial Contract with me as Lien Levy against him and you in 2 Contracts

I WILL VISIT THE POLICE TOMORROW TO REPORT THAT I AM RE OCCUPYING THE LAND ANY TIME FROM 12 MIDDAY THAT THE KINGS PROPERTY ARREST SEARCH AND SIEZURE BENCH WARRANT TAKES LEGAL EFFECT ENFORCED AS A PRIVATE COMMERCIAL CONTRACT SETTLEMENT OF YOUR ACCOUNT DEBTS NOW DUE AND PAYABLE WITH THE COMMENCEMENT OF THE SALVAGE OF OUR LAND INTERESTS AND LEVY DEBTORS OWED INTERESTS FOR INJURIES TO OUR SHIPS & CARGO

**"King William IV Lord High Court of Admiralty" and the British UK Moai Crown New Zealand Federal English Common Law**

**CITATIONS: Emperors Court under the Judicer Act of 1873**

WARRANT! I "CITED" Person Detective Aaron Pascoe "PASCOE", James Pierce Brown "BROWN", Simon Brent Rowntree "ROWNTREE", "ROWNTREE TRUST LIMITED" and "CITY WORKS DEPOT LIMITED" as Accessories to Douglas RIKARD-BELL FRAUDSTER and put them in a MOAI KING WILLIAM IV Surrogate KING OF ENGLAND COMMERCIAL LEVY DEBTORS CONTRACT with me John Kahaki Wanoa WANOA, "Moai Crown" "Moai King William Party" "Moai King William Trust" "MOAI POWER HOUSE GROUP" and "NA ATUA E WA AOTEA LIMITED" Corporate Company I am the MOAI CROWN KING WILLIAM IV SOVEREIGN STATE LEVY CREDITOR CONTRACTOR. All Criminal Cases goes online my facebook Site which uses the High Court of Admiralty Seal and Seal of KING WILLIAM IV. You will need Lawyers to be proficient in Admiralty Law with an Affidavit that can try overpowering my Affidavits or chose to stay silent.

**Affidavit and Notice in Declaration of Allodial Ownership of Property**

NOTICE TO AGENT IS NOTICE TO PRINCIPLE NOTICE TO PRINCIPLE IS NOTICE TO AGENT. ANY PARTY WISHING TO CREATE A DISPUTE WITH RESPECT TO THE CLAIMS MADE HEREIN MUST DO SO WITHIN 24 HOURS; SUCH DISPUTES MUST BE CO SIGNED UNDER OATH, BOND, AND FULL COMMERCIAL LIABILITY, AS THE MATTER IS AT AN END FINAL SETTLEMENT 12/3/2015 12 noon.

This notice shall serve to inform ALL entities within the Boundaries of \_\_\_\_\_ in the NZ "Crown" State of \_\_Auckland Super City\_\_\_\_ that I \_\_





”Moai Crown King William IV Trust” ”Moai Crown” ”Moai Power House Group” Private Company’s MOAI KING WILLIAM PARTY John Kahaki WANOA NA ATUA E WA AOTEA LIMITED Corporations Legally Lawfully Originally OWNS 1/61 Cook St Auckland properties ‘Commonly referenced originally as’ Certificate (s) of Title Computer Register (s) Affected 61 Cook Street Auckland CT 81B/528 DP Deposit Plan 137238 Estate in Fee Simple all that Parcel of Land containing 2.8822 Hectares more or less being Lot 1 DP 137238 and being Allotments 1,2,3,4,7,8,10,34,36,40,41,42,43,44 and parts allotments 5, 11,12,13,14,15,16,36, and 37 of section 39 Auckland Under Alienated Dealing Number /ID/Id: NA81B/528 Land Transfer Act 1952 Sec 145 and 145A and under Section 6 of the Limitation Act 1950 (1) (1A) (a) Where any action to recover land that is Maori Customary Land within the meaning of Te Ture Whenua Maori Land Act 1993 is brought against the “Crown” or any person or any person claiming through the “Crown”, this Act shall apply to that action: and (2) This Act shall be subject to the Land Transfer Act 1952, the Land Act 1948, Section 344 of Te Ture Whenua Maori Act 1993, and section 51 of the Public Works Act 1981, so far as it is consistent with anything contained in those enactments. Refer to LTA, LTS, and LINZ Land Transfer Office for records of a PRIVATE REGISTRATION Notice stapled together from LINZ Lapse of Caveat to this Title Claim X 8247949.1 Caveats lodged on 12 December 2008 Dealing number 8027703 got REJECTED on 17 December 2008 Re-lodged X 8247949.1 Caveat again on 5 August 2009 with Caveat X8203827.1 expired and lapsed outside the 14 Days of its Notice Dated 5 August 2009 the letter came back from LINZ for MANUAL DEALING LODGMENT FORM Marked X 8027703.1 Caveat CT NA 81B/528 Lodged 15 December 2008 as REJECTED Dated and then Resubmitted again to LINZ on 5th August 2009 as a “PRIVATE REGISTRATION” and REJECTED again on the 24th June 2009 We are held LINZ LIABLE for the Forgery of the Road Title, Not adding our names to the Register as Requires on the Maori Court Documents of Judge John Rogan Auckland Founding Titles 15 September 1875 TITLE DEED 339 Auckland Page 1 AFFIDAVIT

**(CITATION) Maori Land Court Judge “John ROGAN > MANUKAU Marriage TITLE” Judge “Dick ROGAN > WANOA Marriage TITLE”**

North Auckland Property Title 484523 Title 424524 Title 424525 Title 424526 in 1/61 Cook Street Auckland NA 81B/528 in ALLODIUM.

The undersigned parties to this affidavit possess 100% absolute, and complete allodial ownership of the properties. As I understand it allodial property is not subject to taxation, lien, levy, garnishment, seizure, or permit requirements of ANY form. It is our understanding that allodial ownership of property is a birthright, and both parties to this affidavit are fulfilling the DUTY to claim and exercise all of our rights ensure their existence for future generations

Let it further be known that any parties attempting to intimidate the free sovereign inhabitants of these properties and this land from exercising these or any other fundamental rights, will be subject to severe criminal penalties as well as subsequent civil charges for any damage sustained to those rights





themselves, or any property or physical injury that may be caused by agents of the Town, County, City, State, or Federal entities. ANY and ALL registration contracts with respect to this property are null, and void ab initio, unenforceable as if they have never existed on the grounds of constructive fraud. I now understand that I never knowingly, willfully, intentionally, or of my own FULLY informed consent, waived any rights. That this registration contract with respect to the referenced property, was presented as an obligation of law, when it is in fact a contract, and ALL contracts MUST be voluntary, otherwise they are void for duress, as this property registration contract is, here by now and forever irrevocably void as if it never existed. I hereby attest swear certify and otherwise state that all of the information contained in this affidavit is true and correct and based upon my personal knowledge of the contained facts, and that they are accurate to the best of my knowledge. The New Zealand Government shares this Pound Debtors Levy

Signature

**Surrogate King William IV King of England John Kahaki Wanoa Kings Bench Royal Revenue**



Creditor

Rule in this Resident Surrogate King William IV “Kings Bench” Admiralty; of Auckland District New Zealand High Court of Admiralty Court Provost Marshall Judge legislating law of Judicial, Legislative and Executive Branches of the Dual Governments of “Moai Crown King William IV” and British UK Commonwealth Governments operating in 250 Co Operative Flag Sovereign States of Moai Crown Earth World Commonwealth Countries online MOAI POWER HOUSE GROUP LONDON [www.moaipowerhouse.com](http://www.moaipowerhouse.com) Admissible Evidence Documents <https://www.facebook.com/john.wanoa> **Levy Debtor government in Suits and Admiralty act and they will run from you.** The Truth in Admiralty Act is in Title 46, section 742, Suits in Admiralty. Title 46, section 781 is the Public Vessel Act. Title 46, section 740 is The Extension Act. Moai bill them in Suits in Admiralty. Federal

Common Law of Admiralty in Maritime Transactions for all common law crimes made commercial and “Moai King William Trust” Creditor’s rights are the subject complaints in the High Court of Admiralty in the Rolls Building in London on the Record.

The Supreme Court Justice Chief Justice Sian Elias and New Zealand Police Commissioner Mike Bush is without any Sovereign authority of the Lord High Admiral King William IV Surrogate King of England John Kahaki Wanoa Emperor holds the Title of Supremacy over this 1/61 Cook Street Auckland Central City Property in Res as the Vessel and in rem the named in-personam “James Pierce BROWN”, “Simon Brent ROWNTREE” “ROWNTREE TRUST LIMITED and “CITY WORKS DEPOT LIMITED” Default Contract Levy Debtors







All Admiralty Cases are in the rem, res (race) Black's, 5th Ed., page 713: A technical term used to designate proceedings or actions instituted *against the thing*, in contradistinction to personal actions, which are said to be *in personam*.

An "action in Rem" is the proceeding that takes no cognizance of owner but determines right in specific property against the entire world, equally binding on everyone. *Flesch v. Circle City Excavating and Rental Corp.*, 137 Ind. App. 695, 210 N.E.2d 865, 868. It is true that, in a strict sense, a proceeding *in rem* is one taken directly against property, and has for its object the deposition of property, without reference to the title of individual claimants; but, in a larger and more general sense, the terms are applied to actions between parties, where the direct object is to reach and dispose of property owned by them, or of some interest therein. Such are cases commenced by attachment against the property of debtors, or instituted to partition real estate, foreclose a mortgage, or enforce a lien. *Pennoyer v. Neff*, 95 U.S. 714, 24 L.Ed. 565. In the strict sense of the term, a proceeding "in rem" is one which is taken directly against property or one which is brought to enforce a right in the thing itself.

Black's, 5th Ed., page 1172 – 1173: **Res** – The subject matter of a trust or will in the civil law, a thing; an object. As a term of the law, this word has a very wide and extensive signification, including not only things which are objects of property, but also such as are not capable of individual ownership. And in old English law it is said to have a general import, comprehending both corporeal and incorporeal things of whatever kind, nature, or species. By "res," according to the modern civilians, is meant everything that may form an *object of rights*, in opposition to "*persona*," which is regarded as a subject of rights. "Res," therefore, in its general meaning, comprises actions of all kinds; while in the restricted sense it comprehends every object of right, except actions. This has reference to the fundamental division of the institutes, that all law relates either to *persons*, to *things*, or to *actions*. Thus, in a prize case, the captured vessel is "*the res*"; and proceedings of this character are said to be *in rem*. (See *In Personam*; *In Rem*.)

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. Special commission is required in "**Prize proceedings**", which is a "**Letter of Marquis**" and they are still being issued. "We do you hold the **Letter of Marquis under the King's Bench**, which is a **special commission to collect revenue**" in the undisclosed Private Contract.

"Moai Crown" is the ward of the court under Admiralty. *Garrett vs. McCormick*, 1943 decision It is **cestui que trust** – "Moai Crown King William IV Trust" has a right to the beneficial interest in and out of an estate the legal title to which is vested in another. The person who possesses the equitable right to property and receives the rents, issues, and profits thereof! the legal estate of which is vested in a trustee Beneficiary of trust. Black's 5th, p. 208.

They are out to arrest the trust. In order for them to get in rem jurisdiction, they have to arrest the trust. That is why an in rem proceeding is always involving title. You cannot come into an Admiralty proceeding unless you have an interest in the vessel or the rate, which is the subject matter of the





complaint. The only way that you can have an interest in that is to have a statutory lien. That is what a UCC 1 Financing Statement and Security agreement is a statutory lien, and that is what gives you the authority to sue under Rule 9a. You have to be a lien holder or claimant to bring a claim in admiralty. See Catrona case. You can do it by judgment or execution.

### Federal Rules of Civil Procedure, Rule 24a – Intervener

In Admiralty, you have a Plaintiff, a Defendant, and an Intervener. You are trying to come in as an Intervener because that is the only way you can win in Admiralty without giving the court jurisdiction and venue. Once you give them Venue, you are the Debtor. You have subrogated yourself. The word “Subrogation” means substitution. You have substituted yourself for the Debtor / Defendant under the bankruptcy laws, Title 11, Section 109 and the fourth section of the fourteenth amendment, which says that no citizen or resident of the United States can challenge the validity of the public and national debt.

National Security matters, military in nature, Department of Defence’ They are under the Insurrection and Rebellion Act Right of War Jusbelli or Jurebelli. This is why you do not want to be a citizen.

A Prize procedure operates under Policy. [www.constitution.org/jk/jk\\_017.htm](http://www.constitution.org/jk/jk_017.htm), Tells you why you cannot use Common Law in Admiralty Court.

Admiralty Maritime Code – Prize if done be the Military; Seizure if done civilly.

Moai Crown King William IV Lord High Court of Admiralty Court Marshal Private Prosecutors and Private Investigators completed legal procedures laid out in there what the Affidavits States as our Truth Statements of Claim these natural persons named as “Corporate in-personam” persons failed to defend our Claim with their Counterclaim Affidavit who the Real Property Original Land Patent Landlord complained about the named Default Criminals Fraudsters using our Inheritance land the legitimate reason we’re occupying our Native Land Reinstated back to it’s original Auckland 339 Deed legal Title over 1/61 Cook Street Auckland New Zealand, Property. Whereby the “Moai Crown” Royal Assignee proceeded with the Kings Bench Property re occupation Orders to arrest the Property with Costs of Salvage Claim against all Levy Debtors Due and Payable Interest in “Moai King William Trust” Pound Note Debtors Instrument Value of £2,715,800 Pounds set against their Corporate Business Ships Assets Collateral for Injuries caused to “Moai Crown” King William IV British UK Federal State Lord High Court of Admiralty Maritime Ship.

“Moai Crown” King William Court Marshal and Private Prosecutor Levy Debtor d the Accused “action in Rem” Real Property Vessels In-Personams, and arrest the Property Land Vessels with rem jurisdiction, and res jurisdiction for constructive custody of the Property Vessel, without its Mortgage

Liens as applied to this property land and buildings attached to the Debtors Levy Instrument of Seizure, by in rem jurisdiction, in personam jurisdiction and imposed that on the Directors CEO of





those Corporate Company's "James Pierce BROWN", Simon Brent ROWNTREE, their Trustees, Beneficiaries Certificates of Land Title Transfers liability in one Levy Debtors Entire Assets Real Property Arrest move. As a result the Mortgage over this land is voided of its security of Interest Value Instrument Freehold Titles 484523, 484524,484525 and 484526 Identifier date Issued 20 January 2010 Discharged the LINZ land Information New is Notified to Correct their CT Titles to add the name of "Moai Crown King William IV Trust" to this Land at 1/61 Cook Street Auckland 1010 as the Registered Landlord "Moai Crown" Native Land Kaitiaki Land Patent Inheritance Holder. If LINZ Land Register General fails to Discharge these "Alien Mortgage Lien land Registered Titles off our "Moai Crown" Land then the Moai Crown King William IV British UK Federal State Land Titles and Tenancy Agreement shall prevail over LINZ Fraud Corrupted Conveyance Lawyers Certificates of Land Title Registration Indefeasible Titles deemed Fraudulent and Illegal now null and void from 12 noon on Thursday 12 March 2015 re possession of the Land by John Kahaki Wanoa "Surrogate King William IV King of England Lord High Admiral, Marshal Creditor" original jurisdiction of all claims in Admiralty Maritime Law of King William IV Sovereign Monarch Superior Authority over these Auckland Inheritance Lands under King William IV 1835 Constitution, Declaration of independence Flag Seal of the Surrogate King William IV Lord High Admiralty Jurisdictions Absolute Title origination of Mortgage Liens Levy Debtors Pound Note Revenues of the Creditors are in Admiralty Maritime Law for injuries suffered by the Landlord.

**Federal Removal Act 1446 – See Title 28, section 1441 – 1447.**

Moai Crown King William IV Kings Bench Federal State Courts have subject matter jurisdiction in Admiralty, concurrently. The *res*, is the subject matter of our Moai Crown King William IV complaint, is within the territorial jurisdiction of the Auckland District Court, High Court and Supreme Courts of Admiralty in New Zealand and Britain UK Rolls Building Courts in London on the Record Complaints *in rem* jurisdiction To "arrest" the Property and Buildings Assets vessels of the Accused persons, under the "Insurrection and Rebellion Act of 1861 Provost Marshall" over territorial Provost Marshalls. Moai King William IV Sovereign Marshal Land Laws of England Prevails.

The Registered landowners were served these Legal Property Arrest Papers in person by me John Kahaki Wanoa Surrogate King William IV Lord High Admiral Creditor Provost Marshall under the "War Powers Act" to get the Property Arrest Venue at 1/61 Cook Street Auckland location at 12 noon, Thursday 12 March 2015 Notification to Auckland Central Police Station Area District Commander Mike Clement, CIB Detective Gary Davey and New Zealand Police Commissioner Mike Bush and ANZ Bank Manager and Broker for the Record. The result of the seizure of the Property is a failure of the registered land owners and their Conveyance Lawyers to respond or complain to Auckland Central Police Station Constable of our challenging their illegal Fraud Land Title possession of our Real Property Land. They had ample time to counterclaim against our Land Title claim that arose from this fraud land transaction that is proven beyond a doubt is true from a failure to rebut our Affidavits. We expressed our Landlords duty of care to explain in full detailed substantive evidence of our claims these 2 Registered Land Owners and the previous Fraudster Registered Land Owners could not refute





our alleged Claims against them all accused of Fraud is now deemed to be true as I have publicly Stated in my Affidavits. Shall be the Legal Title Landowner of 1/61 Cook Street Property and its Buildings and Chattels seized to defray the cost of Salvaging our Land against Moai Levy Debtors Creditors Pound Note Financial Banking Money Instrument of Interest we Deposit into the ANZ Bank on 205 Queen Street Auckland as Collateral Money against the Assets of these two Registered Owners Interests and their Conveyance Lawyers Assets Financial Interests as accessories to this fraud Debt Bill Charge Concurrent with Douglas RIKARD-BELL in this "PRIVATE CONTRACT" Commercial Contract Levy. We accepted their Silence and non performance of this DEFAULTED CONTRACT they lose the Land as a Consequence The matter will be at a close at 12 noon on that date 12 March 2015 and the 1/61 Cook Street 4 Titles Land shall be Transferred to "Moai Crown King William IV Trust" Private Company Devonport in England with the Security of Interest in ANZ Bank Auckland New Zealand and "Moai Crown" Federal State Bank in the "WILLIAM YARD" on King William IV Estate Land as the "KING OF HANOVER", and "KING OF ENGLAND" under the British UK Military Protectorate and Government of Devonport England and Auckland New Zealand. "Moai Crown King William IV Trust" Admiralty Court Marshalls and Creditors are using your accounts, as a Bill in Liabe in Admiralty for the Complaints and Claims against you singly bill charged Levy Debtors to the Value of the Moai King William IV Levy Pound Note Certificate as a Bank Credit Financial Instrument We accepted the silence and no counterclaim of all the persons, in personams, natural persons, agents of the "Crown" Corporations , Government Officials, NZ Military, Attorney General, Solicitor General, Governor General, Prime Minister, Chief Justice, Queen of New Zealand venue and jurisdiction. Under the War Powers Act, Moai Crown Federal State Lord High Admiral, put the Provost Marshall on you all to file the Counterclaim documents against us, can go to Jail as a result of this Fraud Mortgage Conveyance Land Transaction Sale and Purchase of our Land without our Landlords Legal Consent Article III side of the Court in Admiralty. **Privity** – (Black’s 5th, page 1079): Mutual or successive relationship to the same rights of property, mutual or successive relationships to the same right of property, or an identification of interest of one person with another as to represent the same legal right. Derivative interest is founded on, or growing out of contract, connection, or bond of union between parties; mutuality of interest.’ Hodgson v. Midwest Oil Co., C.C.A. Wyo., 17 F.2d 71, 75. Thus, the executor is in Privity with the testator, the heir with the ancestor, the assignee with the assignor, the donee with the donor, and the lessee with the lessor. Concept of "privity" pertains to the relationship between a party to a suit and a person who was not a party, but whose interest in the action was such that he will be bound by the final judgment as if he were a party.

I hold the perfected security interest Land Patent Title Financial Interest over 1/61 Cook Street Property by the Pound Note Value Creditor Levy holder acting within my Lord High Admiral Court Marshall Surrogate King William IV Jurisdiction Title. Made you civilly liable Bill Debtor Levy charged you

in Admiralty, as the "Kings Bench Judge with a special commission of a "Letter of Marquee and Flag from the "Sovereign Monarch King William IV, King of England" allowing me the "Kings Bench Judge"





“Lord High Admiral and Marshall collects King William IV Royal Revenue for the “Moai Crown” King William IV British UK Military and Dual Commonwealth of the World Governments operating under jus belli as Moai Crown State King William IV Federal Courts under “Moai Crown” Kings Bench Royal Revenue Federal Judge who gives us our Patent Land rights under the World

Powers Act of 1933 and the rights to Bill Debtor Levy you the natural person or the in personam corporate Alien Foreign Being person Acting Fraudulently in the Flesh and Blood as an enemy of Moai Earth World as a threat to national security of our members under the Emergency Bank Act of March 9, 1933 apply the Pound Note Levy Debtors Banking Money Instrument and Property Camera Surveillance, Terrorist Acts, Property Search and Seizure Arrest Warrants **Jus Belli** – The law of War. Courts of Admiralty Judges in New Zealand and the 250 Countries must have a bond, filed with the County or Council Treasurer’s office. The Judge Police Officers and Constables and Officers of the Courts and Lawyers Barristers and Politicians Governor General and Chief Justice in the Supreme Court shall have an Oath of Office. If your bond and the oath are missing, the Moai King William IV Lord High Emperors Surrogate “King of England” and his Provost Marshall shall arrest you all. They do not have an Oath of Office and a bond to the Queen of England? YES?? NO? New Zealand Government has no Legitimate Queen of New Zealand as she is in the EU Parliament dismantling Westminster Government British UK Parliament on England soil land, is in a conflict of Interest in New Zealand as a Fraudster CEO of her Private Company’s “Washington DC” “Buckingham Palace” and “Queen Elizabeth II” also in Contract of Default Convicted criminal activity against “Moai Crown” Surrogate King William IV Lord High Admiral John Kahaki Wanoa “Writ of Quo Warrants is a Treat to our Constitution as a direct conflict of interest”. Title 28 Section 1651, All Writs Act.

My Superior Commercial Levy and you silence proves that you have no True Perfected Title to this Land Claim or presume that they have a Levy or a Lien you prove any longer shall lose your assets to our charge Instrument £2,715,800 Pound Note Creditors Levy Debtors Account, “subject matter” jurisdiction of a perfected Title. “I am here with prejudice, waiving any rights, remedies or defences, statutorily or procedural.” You are under a National Emergency and the King William IV 1835 Declaration of War Act to me, under the War Powers Act of 1933 against the 1986 New Zealand Constitution suspended for this purpose, under the Reconstruction Act and Abraham Lincoln suspended Habeas Corpus by the 1835 and 1852 Self Government Constitution and Jurisdiction of the “Moai Crown” Commonwealth of the World Federal State Lord High Admiral John Kahaki Wanoa, Surrogate King William IV “Emperor Ambassador King of England” Note! The New Zealand State Vice Admiral Maritime Courts has no “Subject Matter” Jurisdiction Commercial Lien Levy Contract Flag Seal Crown Sovereign Coronation succession to “Moai Crown” King William IV Admiral Lord High Admiral Surrogate King John Wanoa King of England Upper House of Lords Federal State Government on his Hanover Estate Land in Devonport, England transfer powers to Westminster Parliament Dual Government on his Devonport Estate Land, North Shore, Auckland New Zealand “Moai Crown” Land.





“A mortgage foreclosure is illegal because you have three days to cancel the contract and the banks do not disclose that. Another thing, under the FDIA (Federal Deposit Insurance Act) under the FDIC (Federal Deposit Insurance Corporation), they have to disclose the insurance company information – that is another violation. Any account in a bank is a Demand Deposit Account and it is insured by the FDIA under the FDIC under Title 12. All credit cards are insured. The banks collect the money if you default on the loan. Mortgages are the same thing. And break the law by not putting that insurance information in the contract. “It voids the contract”, rescinds your contract and ask for your deposit back on the grounds that the contract violates the Truth in Lending under Title 15, Section 2261. We are going to ask for the deposit back. We do not call it a promissory note. We call it a deposit. That is what created the money, not your check. If they do not give you the deposit back, they cannot demand the money. That in the process, they actually state in there that the bank can issue the note back to you in two ways: 1. a certified check; or, 2. credit. You can cancel the mortgage because it is illegal. “But they can give it to you as credit” (Banks cannot lend their credit and it states that in their charters.) “Moai Crown” placed a UCC1 secured Land interest in it.

A Bottomry Bond – Bond secured by mortgage of ships. Black’s 5th, page 162 This “Alien Mortgage” placed on our Land is illegal in that we now Levy Debtor, the Banks involved in this Fraud Land Transaction to salvage the Debts owed against the Pound Note Levy Debtors Instrument placed over 1/61 Cook Street in this “Second “Default Convicted Commercial Lien Levy Contract” “Levy Debtors” James Pierce BROWN, Simon Brent ROWNTREE Directors their Corporate Company’s and their Bank Mortgage Lenders and their Banks Conveyance Lawyers and Real Estate Company’s as Third Party Accessories to the First “Moai Crown” Default Convicted Commercial Lien Levy Contract to Douglas RIKARD-BELL and his Corporate Company s their Banks, Conveyance Lawyers and Real Estate Company’s and “Crown” Corporations are “Levy Debtors” of “Moai Crown” King William IV Corporate Company’s “Levy Creditors” “Moai Crown King William IV Emperors Trust” originates from “Moai Crown” King William IV Admiralty Court Martial Law of Westminster Britain UK enforced on our “Moai Crown” Native Patent Lands. The owner of the ship put the bottom of their ship up as collateral to a creditor in exchange for money mortgaged against the bottom as part of their ship that contracts the water over our Lands.

“Moai Crown” King William IV Admiralty Maritime law is the most coercive law in existence in New Zealand and around the world where our King William IV 1835 Flag and Lord High Admiral Seal of Monarchy Sovereignty commands Free passage through the World.

“Under “Moai Crown” King William IV Admiralty Maritime law, “Neutrals or non citizens are absolutely exempt from prosecution?” Federal citizenship and State citizenship, both under the 14th Amendment’ There is no such thing as De Jure. Citizen means civil is a Roman mercantile civil law term divided into two parts. Non-citizens did not get the protection of the army. Citizens pay tribute and fight for the King William IV Lord High Admiral Emperor, where American and New Zealand Governments is just a mirror back to the people.





Fraud Criminal convictions by the Church and State is currently served, by this Legal Affidavit Notice reverses Mortgage Liens of Fraud over our Native Patent Lands and Bill Debtor Levy chargeall named individual for lack of jurisdiction in this damages Suits and Admiralty Act of injuries to our Corporate Ships and its in persona and Cargo. And Levy Debtor them for lack of "subject matter jurisdiction" in our Moai Crown "Surrogate King William IV Emperors Lord High Admiral Kings Bench Royal Revenue Salvage Court" "King of Hanover" Admiralty Court is in Devonport, England, Devonport in Auckland New Zealand and High Court of Admiralty in the Rolls Building in London and online facebook, twitter, google and youtube as admissible evidence in these Courts 2 hour "Moai Crown" "Emperor Lord High Admiral" Superior High Court Hearings. The New Zealand, Australian,

Canadian and American and British UK Governments have no "SUBJECT MATTER OF JURISDICTION". These Judges have a rule have taken an oath to uphold the **lex mercatoria**, by implication of their office, hidden this from you all causing a lot of fraud problems in the New Zealand Police Force, Banks Lawyers Judges Politicians

**Lex mercatoria** – The law merchant; commercial law system of laws is adopted by all commercial nations, and constitutes a part of the law of the land. It is part of the common law. Black's 5th, page 821.

**"Moai Crown" Lord High Admiral EMPEROR John Kahaki Wanoa Surrogate King William IV King of England uses Habeas Corpuses Writ of Mandamus** – For administrative Rulings of these Kings Bench Warrant Orders and Writ of Prohibition – When the Admiralty impinges upon the Common Law. International Bills of Exchange UNCITRAL United Nations Commission on International Trade Law, Document 20-12. Remove the Expatriation from the New Zealand "Crown" Attorney General Chris Finlayson Fraudster named in the Levy Debtors Criminal Proceeds Salvage Property Arrest Asset Seizures. All Sole Corporation properties Prize Possessions of War and Proprietary Properties ownership seized by the "Moai Crown" Court Marshals British Military and Scotland Yard surrendered under the King of England reverts back to the Emperors Surrogate King William IV Lord High Admiral King's Bench Royal Revenue Corporation Use of Treaties – Expatriation of your citizenship.

I am writing to you today to tell you that I am seizing 1/61 Cook Street Land Block on Thursday 12th March 2015 after midday as a result of complaints that I sent about 1/61 Cook Street Fraud to the High Court of Admiralty in London. I Sent to the CIB Detective Phillip Taylor Otahuhu and Detective Ex Lawyer Gary Davey Auckland Central Police Station and SFO Minister Anne Tolley here as well as yourself. I went to Auckland Central Police Station on Wednesday 5 March 2015 to give Senior Detective Sergeant Criminal Investigator Aaron PASCOE his third and last AFFIDAVIT Notice to him personally. To REFUTE my AFFIDAVIT which expires on Monday 9th March 2015? Detective Aaron PASCOE has now been shifted out of the Auckland Central Criminal Division of the Auckland Central Police Station into Manukau City' all of a sudden when I went to take his Third last chance to REFUTE





my AFFIDAVIT. Becomes the LAW on Monday 9th March 2015 if he doesn't REFUTE IT! This is to let you know he compromised the NZ

Police Force tampering with my Commercial Contract of Doug RIKARD-BELL original Owner of 61 Cook Street Property I am seizing back as the Original Land Patent Inheritance Chief Lord High Admiral Land Owner. He interfered with my Evidence by writing to me and calling me on the phone about the Contract I have with him. He has caused the Police major embarrassment in front of the whole world and the cost of that mistake is £1 Trillion

Pounds set against the entire Police Force Personnel send to the British Military under our King William IV Flag Seal of Admiralty Mortgage Lien Levy Land Title Authority on my behalf as the Original Native Landlord issuing a new Land Title back to its Original British "Moai Crown Sovereign King William IV" Certificate of Title and Tenancy Agreements. Shall be issued on Thursday 12 March 2015 on Kings Bench Orders

**I called Area District Commander Mike Clement Auckland Central Police Station said to me he has no Jurisdiction over what I do with Land.**

I have **British UK** Legal Patent Land Documents and Covenants **339 DEED TITLE** in order now that legally **overrides** the **Fraud Mortgage Banking Instruments of 1/61 Cook Street** Auckland Property registered in **LINZ Computer Generated Titles** in the names of Simon Brent **ROWNTREE** and James Pierce **BROWN**. I went to see them in their office to tell them to go to their Conveyance Lawyer and get their Investment money back while this Land Title was in Dispute the LINZ Land Register General Tampered with the Title that cause the Fraud Land Transfer I have Investigated and found to be TRUE. To Date No one I accused of this FRAUD has REFUTED all my Claims there is a **Fraud committed in the LINZ Office Departments?**

**These are the names I have reported to the High Court of Admiralty in London** and to the Police here in Auckland Central Police Station. So far no one is admitting to the FRAUD that I named these people on facebook, twitter, google and youtube. And in Public Internationally charged them now through the British UK Government and UK Military where I am going with our Political Party "**MOAI KING WILLIAM PARTY**"

**These are the names of who is in this FRAUD Land Transaction**

1/Chris FINLAYSON (Attorney General) Signed off the bad land dealing on behalf of the "Crown" Corporate Queen of New Zealand Business

2/ Don GRANT (LINZ Manager) EX Retired Land Surveyor General NSW Australia) Forged the "Crown" Road Redundant (Sutherland Land Surveyor) 1800 s Title and made the old number into a new Title number on the block and discharged the Investors Titles into that Road Title to give





RIKARD-BELL a new Title out of the old Road Title only a Land Surveyor General could Forge (Southerland Surveyor) Signature.

Why he could not get the Investors off the Land to buy it at Auction with a FRAUD Bayleys Real Estate Company as well in this FRAUD Title on my lands! I want you to remove their names off my Land and put "MOAI KING WILLIAM TRUST" name on the Land back to its original "KING WILLIAM IV CROWN SOVEREIGN" Title. I wrote to Robert MUIR Land Register General to remove their names off my Chiefs TITLE Land

3/ Robert MUIR (Land Register General) Forged the Title with Douglas RIKARD-BELL Property Developer to make him the clear Title Holder of 61 Cook Street Property Sale from Jamie PETERS to himself Douglas RIKARD-BELL. Robert MUIR failed in his Duty of care to add our Original Unregistered Land Owner Interests onto the Certificate of Title as the Land Patent Organic Inheritance Owners. Ngati Whatua O Orakei MAORI IWI TRUST is not the True owners of these MOAI Lands in Auckland City but the MANUKAU KAWHARU PARAPARA WANOA MOAI surnames and Plaque on One Tree Hill Memorials are removed from LINZ Auckland City Boundary area Titles are historically the LEGAL UNREBUTTED

AFFIDAVIT: Owners. A Court hearing in the High Court of Admiralty in London will justify this as TRUE. It's my word against the registered land Owners who are warned of losing this Property back to us because of the FRAUD the Police failed us about now Aaron PASCOE is gone from Auckland Central POLICE Station to PROSECUTE this case against me, while I am the True Native PRIVATE PROSECUTOR Prosecuted them all online to the High Court of Admiralty in LONDON as serious Mass "Crown" Corporate FRAUD in the Police and Authorities say nothing when I accuse them, publish their names and Photographs LIVE on line to the world Levy Debtor all accused

4/ Robert ANDRELL (Land Surveyor General) His part in Forging the Old Southerland Dated Road "SO" Survey Plan number into the new 2012 Dated Road Survey Plan to insert the Live Mortgaged Land Investment Interests of Creditors into this new Road Title and Discharged them all on that new Road Title for this purpose Land Dealing Computer Generated Title Instrument for Clear Freehold Title from a "Crown" Grant 339 Road Title. The whole Land was sold to Jamie Peters with the Lease the Road and the Land Title together. This is the FRAUD TITLE I describe.

5/ Andrew Macdonald Fraud (Conveyance Lawyer) Responsible for selling the Fraud Land S & P Title Dealing Property Conveyance Instrument

6/ Mark Hornabrook Fraud (Conveyance Lawyer) Responsible for selling the Fraud S & P Land Title Dealing Property Conveyance Instruments





7/ David Bayley Director of (Bayleys Real Estate) now a Levy Debtor failed to heed warning from me an original Landowner of 1/61 Cook Street

8/ John Bayley Director (Bayleys Real Estate) is now a 'Levy Debtor failed to heed warning from me an original Landowner of 1/61 Cook Street

9/ Douglas RIKARD-BELL is a (Property Developer) 61 Cook Street Contract Default Fraudster is an accessory to Queen Elizabeth II Fraudster

10/ James Pierce BROWN (Director "CITY WORKS DEPOT LIMITED") Is now 61 Cook Street Contract Default to Douglas RIKARD-BELL served with 3 Undefeated Affidavits 72 hours Notice Each Affidavit Warning that we shall Re Occupy our Patent Property Land NO CONTEST Their Conveyance Lawyer has failed to advise him to get his money back from a bad deal with Douglas RIKARD-BELL (Property Developers)

11/ Simon Brent ROWNTREE (Director "CITY WORKS DEPOT LIMITED" and "ROWNTREE TRUST LIMITED") Is now 61 Cook Street Contract Default to Douglas RIKARD-BELL served with 3 Undefeated Affidavits 72 hours Notice Each Affidavit Warning that we shall Re Occupy our Patent Property Land of NO CONTEST. Their Conveyance Lawyer has failed to advise him to get his money back from a bad deal

12/ Detective Senior Sergeant Criminal Investigator Aaron PASCOE tampered with our "Moai Crown King William IV" Commercial Levy Lien Mortgage Land Title Property Arrest Warrant. He committed a Crime under the Admiralty Court Martial Laws of King William IV and our British UK Military Government Commercial Trading Bank Contract Flag Seal Partnership as the KING OF ENGLAND Monarch Sovereign Authority Surrogate KING WLLIAM IV 1835 Constitution Admiralty and Scottish Land Title of UK British Crown Land Grant Jurisdictions.

13/ Mike Bush (Police Commissioner) succeeded the FRAUD Land Transaction from Commissioner Peter MARSHALL as Levy Debtors He did nothing about Investigating all my Complains that went to a Higher authority in the British UK High Court of Admiralty Land Titles here over LINZ NSW Titles the British Crown Seized and Re issued as original 'New Auckland Provincial Titles' I am claiming belongs to my Chiefs

It took me over 6 years to complete the Investigation of the History of these Lands that are indisputable of my Superior TITLE now regardless of the situation these are originally British Titles from Captain William Cornwallis Symonds and not what the Treaty says that Ngati Whatua is the Owners is wrong LINZ Australian TITLE they cannot prove to me against my Titles. Are on line publicly notified internationally and locally un-rebutted by Ngati Whatua would lose the case in the High Court of Admiralty London against me and my Chief Renters. Moai Crown Federal State of Aotea Search





and Seizure Kings Bench Warrant pages are signed by the Chiefs of Te Tii Marae in Waitangi on the 28th October 2014 on behalf of all the Hapu in New Zealand, the World, Pacific Islands and Australia. This King William IV Admiralty Court Martial Law Jurisdiction Constitution Kings Bench Search and Seizure Warrant 120 page book mandated unanimously as the Title to Aotea New Zealand. And as Moai Crown King William IV Pound Currency Commercial Trading Bank Creditors Levy Legal Instruments in Devonport England against all Debtors

So I asked Area District Commander of Police in Auckland Central Police Station to please ask his Constables in Auckland to assist me on to 1/61 Cook Street Site on Thursday 12 March 2015 for me to Arrest the Property and issue new Tenancy Agreements on my land as a Private Commercial LEVY CONTRACT between me my Corporate Company's and my Private Company's LEVY CREDITOR over the Offender LEVY DEBTOR Doug RIKARD-BELL the FRAUDSTER! And now a COMMERCIAL LEVY CONTRACT with Simon ROWNTREE and James BROWN as Accessories to RIKARD-BELL Levied Fraud in occupation there with this Bad Title. So I am going to see Simon ROWNTREE and James BROWN for the third and last time on Monday when the second AFFIDAVIT Expires at 4 pm Monday 9 March 2015. I will issue the third and last LEGAL Property Seizure Warrant AFFIDAVIT at the same time on Monday 9 March 2015 at 10 am which Expires at 4 pm on Wednesday 12 March 2015. I will then go to Auckland Central Police Station to see a Police Constable to report that I am Re occupying that 1/61 Cook Street Property back into my possession from the Notice I give them on Thursday on my way to the Auckland Central Police Station. I will be issuing new British Tenancy Agreements with the new British King William IV Moai Pound Notes Debtors Levy over this Property ready to Bank in Auckland to Britain UK for 250 Counties online.

I will then issue the Tenants with new British UK Government Tenancy Agreements use Pound Currency to stay onsite. My Bank has the Certificates of Title to this land Property which will not be applicable to the property once I seize it back into MOAI 'KING OF ENGLAND' TITLE and his Moai King William IV Pound Note and Coins Currency. There are no Commercial Levy Admiralty Lawyers proficient as I am to do this case in the High Court of Admiralty in London or here in New Zealand Administered in "Private Commercial Contracts" Bearing the King William IV British Crown of Admiralty 1835 Constitution and Jurisdiction Commercial Lien Trading Bank Flag and Authentication Document Seal of the original Titles and Memorials of the Monarch Sovereign KING OF ENGLAND now the Queen is no longer there or here legitimately. In fact the NZ Government is acting illegally with No Queen of England as a conflict of Interest with her in the EU Parliament dismantling Westminster where this LAW came from King William IV

Admiralty Mortgage Scottish Land Titles on 1/61 Cook Street Auckland Property! LINZ is using Ngati Whatua O Orakei Chiefs CEO Illegal Consenting Authority to administer LAND they cannot Prove is theirs against ours in Court as they are not the True Organic Historic Native Land Lords Title is held by our HAPU and not MAORI IWI TITLE owned and invented by the "Crown" Corporation we now challenge in any High Court their Titles as of this Cook Street True Title Claim. They cannot challenge



our British Titles and King William IV of England Crown Grants. My John and Dick ROGAN Family in New Zealand put these Auckland "MANUKAU Land Titles" together in Auckland Hawkes Bay and Turanganui in Gisborne. And all these Documents including these e mails to you are on my facebook with other letters to the "Crown" so nothing is amiss but publicly notified and the British Government and Military and Westminster are watching over me that no one can interfere with our "MOAI CROWN" "KING WILLIAM IV BRITISH UK GOVERNMENT, UK MILITARY" International Trading Bank Partner TITLE

No one has yet rebutted any of our Native Titles, which is admissible in the High Court of Admiralty London on a 2 Hour specialized open and shut case by case basis of Fraud Default Convictions as proven beyond a doubt against the Pound Notes. I conduct PRIVATE PROSECUTOR cases direct to the Judge as the KINGS BENCH Judge and as I am Legally Speaking as the Surrogate King William IV "KING OF ENGLAND" to handle complex cases like this one with all the Facts in place under the Law here and there. If any NZ Police Constable interferes with this CONTRACT 12/3/2015 he/she is Defaulted into CONTRACT with me by of this Notice as an Accessory to that Fraud which Aaron PASCOE found himself to be in CONTRACT with me now he cannot get out of with other Police tampering with my COURT evidence through 6 years of setbacks is still Live case resolved on 12/3/2015. I advised Police to stay out of CONTRACT but PASCOE is the cause of my delays for over a year now verbally and over the phone. I wrote to you previously to get rid of him because he is damaging the Police Image with his bad publicity Profile in Public and demeanour on my Tuhoë HAPU he mishandled them and they still hurt from his dagger approach I am not happy you let him run free and he is breaking the Law over me. Too late the Bill Debtor LEVY is posted up against the NZ Police now as a result of his Crimes.

I have completed the 1/61 Land Investigations with my Lawyers and Private Investigator know I will seize the Land with the Bank Pound Debtor Note. I am going on the Property to Re Occupy it with Legal Titles Sealed by King William IV Admiralty Mortgage Levy Instruments for Money NZD \$5Billion outstanding Debts owed by Doug RIKARD-BELL. James and Simon were Levy billed on top of that first RIKARD-BELL CONTRACT Debt as Accessories with Aaron PASCOE to the FRAUD Doug RIKARD-BELL. They were not told this Title was Bad and sold by Bayleys Real Estate Company who I warned not to sell it now they get the Levy Debtors Bill too under the KINGS Authority that you must

Challenge or accept as the True Sovereign of these LANDS not Queen Elizabeth II a FRAUDSTER to these LANDS and other Crimes we charged her of now that she has abandoned Britain UK to EU Parliament as a Threat against us now. The Investors lost NZD \$300 Million as a result of this SCAM sale and Purchase Agreement that Jaymie Peters First Owner lost it in a Foreclosure Auction to Douglas RIKARD-BELL.

I was a Real Estate Agent and Bank Mortgage Broker before, so I know what I am doing with Land Titles. I registered an Interest in this Title Land because it belongs to my Manukau, Wanoa, Parapara, Kawharu, Family and LINZ supposed to add our names onto the Title Interests as the original owners





under its Maori Land Court Title as you can see here in these Documents. They rejected my Caveat which under the '1952 Land Transfer Act Section 145 and 145A required that British Interests must be registered as Maori land Owners! They failed to do this for us as the Original owners and they using Fraud MAORI IWI Land Owners on our lands to give the Government Consent to sell our LANDS. This is one of the two Serious Offenses committed and the Fraud Land Sale using a Forged Crown Road Redundant Title dated 1890 on a 2009 Certificate to get rid of the Investors in it holding the Property up from being onold as a Freehold Title from a Crown Grant Deed 339 Title, a second Serious Offense the Police and LINZ Covered up but now too many people want answers I am giving you now 'my true UNREBUTTED TRUTH LAW'

The Documents are clearly marked and receipted for any Court Hearing as two of many other offences and all these Titles are evidence on my facebook since 2009 and are admissible in the High Court of Admiralty in London. There is no way a Judge could do this case because he relies on my own History of Titles that he will discover is TRUE TITLE! It will be embarrassing when you get a letter from the British Courts if I have any trouble Re Occupying this Land in our own KING WILLIAM IV Admiralty Jurisdictions and you will see the KING WILLIAM IV MOAI Pound Notes are LEVY DEBTOR Instruments set against these named FRAUDSTERS we PUBLISH Internationally, is stuck fast in LAW that the whole world is watching! Westminster Parliament and the SFO there in London and our Judge in the High Court of Admiralty in London have a Legal Eye on me. Further to this it is impossible for any Court to do this Admiralty Court Case with a NZD \$5 Billion Debtors Levy over every person that I have identified in the Fraud on facebook youtube twitter and google. No matter what happens, they can't remove their names because they are complaints to the Highest Court in the world in London. So a Constable is required by me to turn up on 1/61 Cook Street site to verify me as the True Owner as the BANK NOTE LEVY CREDITOR. Aaron PASCOE Injured my SHIP of Admiralty Business. The whole 15,000+ Police Force are now charged under MOAI CROWN SOVEREIGN KING WILLIAM IV BRITISH UK DEBTOR LEVY CONTRACT

They will lose everything they own as well because I am going to KING WILLIAM IV Estate in Devonport, Plymouth in England to set up our Courts and MOAI KING WILLIAM PARTY operating on line as well. Everyone knows its active and Commercial Levies are Private Contracts not in these New Zealand Courts but online Digital Courts. But the Jurisdictions we follow here have been broken by New Zealand "Crown" Government Authorities out of their Jurisdictions as Offenders. I have a legal right to reoccupy my lands because we have the evidence to prove it and the owners have to get their money back from LINZ and their Conveyance Lawyers. So I will go onto the Land with the Moai Crown King William IV Mortgage Levy Pound Note used to Re Occupy our Kings Royal Revenue Property I will e mail you the main pages of the 120 pages

I will be keeping the Tenants on there and build the 115 Story Building our self with our Contractors who will be working on other Moai Tidal Projects you can see on my facebook pages 15 sites. I will call Police Area District Commander Mike Clement in Auckland Central and Detective Gary Davey that I





have all my Documents in order to bring to them on Thursday 12 March 2015 to Re Occupy the Land and its Buildings contents to defray the LEVY DEBTORS against the 2 present Registered Occupiers. They are aware of my Re Occupying the land from them. They have had time to consult their Land Conveyance LAWYERS with no Legal Response from them to me and my LAND TITLE Property Arrest and Seizure of the LAND too.

**WARRANT!** I “CITED” Person Identified as Detective Aaron Pascoe “PASCOE”, James Pierce Brown “BROWN”, Simon Brent Rowntree “ROWNTREE”, "ROWNTREE TRUST LIMITED" and "CITY WORKS DEPOT LIMITED" as Accessories to Douglas RIKARD-BELL FRAUDSTER and put them in a MOAI KING WILLIAM IV Surrogate KING OF ENGLAND COMMERCIAL LEVY DEBTORS CONTRACT with me John Kahaki Wanoa WANOVA, "Moai Crown" "Moai King William Party" "Moai King William Trust" "MOAI POWER HOUSE GROUP" and "NA ATUA E WA AOTEA LIMITED" Corporate Company I am the MOAI CROWN KING WILLIAM IV SOVEREIGN STATE LEVY CREDITOR CONTRACTOR. All Criminal Cases goes online my facebook Site which uses the High Court of Admiralty Seal and Seal of KING WILLIAM IV. You will need Lawyers to be proficient in Admiralty Law with an Affidavit that can try overpowering my Affidavits or chose to stay silent.

That has not Occurred as yet which we have no Letter of Response yet from James Pierce BROWN and Simon Brent ROWNTREE Conveyance Lawyers, nor have they contested our Superior Native several valuable Levy Debtors Pound Notes set against this Land Title and other Crimes We the CHIEFS RENTERS of this 1/61 Cook Street Land Block accepted James BROWN and Simon ROWNTREE SILENCE as their ADMISSION that we are the TRUE OWNERS RE OCCUPY this LAND on Thursday 12 March 2015 on our 105 Page AFFIDAVIT TITLE CLAIM they failed to REFUTE They are now in a DEFAULTED COMMERCIAL LEVY DEBTORS CONTRACT against our POUND NOTE!

Moai King William IV Marshall has LEVY DEBTORS POUND NOTES against Arron PASCOE and all Police Force dragged into the COMMERCIAL CONTRACT RECOVERY I have “LIVE” with Pascoe Complaint LODGED with the BRITISH MILITARY and Government are our Legal MOAI CROWN KING WILLIAM IV Trading BANK Business Partners CREDITORS PROTECTORATE and JURISDICTION of KING WILLIAM IV 1835 CONSTITUTION MONARCH SOVEREIGNTY! I wait for your URGENT Reply before Police assist me to salvage my Property Arrest 12 March 2015



Regards,





**John Kahaki Wanoa**

“Surrogate King William IV Sovereign King of England 1830-2015”

**Dated on Sunday 11th March 2015 Doug RIKARD-BELL Levy Debtor & others**

**James Pierce BROWN Levy Debtor & others**

**Simon Brent ROWNTREE Levy Debtor & others**

NZ MOAI CROWN STATE GOVERNMENT’ HAS COMPROMISED NEW ZEALAND CITIZENS OPERATING BUSINESS WITH NO LEGAL QUEEN OF ENGLAND SOVEREIGN AUTHORITY FLAG SEAL OR ADMIRALTY LAW MATCHING KING WILLIAM IV TITLE over 4 ALIENS Simon Brent ROWNTREE James Pierce BROWN, CITY WORKS DEPOT LIMITED ROWNTREE TRUST LIMITED

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Cook Street Court Case Rolls Building London UK [HIGH COURT CRIMINAL DEFAULT CONVICTIONS30 AUGUST 2013 SENT...pdf - Google Drive](#)  
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