



Moai Crown King William IV Admiralty County Courts of UK NZ US Native Kings Bench Courts



**Complaints to British Crown House of Lords Michael Boyce
Commonwealth of Aotea New Zealand Pacific World UK NZ US
Westminster Parliament England 1820 to 1834 Kings Flag Law
King William IV Fixed Flag Contract with "Moai Crown" Courts**

Notice to the Agent is Notice to the Principal Notice to Principal is Notice to Agent NZ UK USA



Magistrate and High Court of Admiralty Martial Law 1820 - 2022

Kings Bench Property Search Control Seizure Arrest Warrants

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





OF KINGS AND OFFICERS — THE JUDICIAL DEVELOPMENT OF PUBLIC LAW AND FEDERAL LAW REVIEW ^{by} Bradley Selway



1/ William Conqueror 1066 2/ King William III 1694 3/ King George III 1766 4/ King George IV 1823 5/ King William IV 1834 6 King Ernest Augustus 20/3/19



1/ Black cross Navy Military Protectorate against Pirates Satan 2/ 4 x St Patrick 8 Pt Star N E S W 3/ Red Cross 7 Kings Blood Lines Continuity of Sovereignty
4/ Big Red Cross of St George of England King George I to VI 5/ Sea of Admiralty & Sky Blue Law 6/ 1834 Declaration of War Emergency Court Martial Law



The Confederation Chiefs Executor John Wanoa Jurors and Paramount Chief Tira Waikato
Wherehere Manukau Pungapunga Tribal Members in the Waikato Region of Arapuni Karapiro

From the Confederation of Chiefs and 50 Indigenous Surname “Native” Chiefs Descendants of Kororareka Marae Russell Bay of Islands and Rawhiti -Paramount Chief Rewharewha Manukau

And 97 Indigenous Surname “Native” Chiefs Descendants from Pungapunga Marae Arapuni and Paramount Chief Tira Waikato Whereherehere Manukau Ancestor of Rewharewha Manukau

Awaroa Native Magistrate Court Bank Helensville Flag Pole Concrete Block that was not there in July 2017 Video of the 10 acre land block Paramount Chief Mohi Te Maatia Manukau IV and me his Scribe https://www.youtube.com/watch?v=hcIMQofkfmM&ab_channel=JohnWanoa
Flag Description <https://www.facebook.com/andrew.devine.3532/videos/1153551688853300>
Okiato Native Magistrate Court Kororareka Russell Bay of Islands First British Crown Flag Title Flag Contract with the Native Chiefs of the Land here was sold to Queen Victoria by Pomare = Palmer Pakeha Native and not a true Native Surname Chief is suspect Title here as to Authentic Title Transfer from NZ Pakeha white male blood surname to Pakeha surname European Queen





Confederation of Chiefs
Beerescourt 3200
Hamilton New Zealand

Office of the President
Rodrigo Roa Duterte
Republic of Philippines
Malacañang Complex
J.P. Laurel Street
San Miguel, Manila 1005

Wednesday 12 October 2022

Dear Rodrigo Duterte



I am writing to you as the President of our Native Chiefs Confederation asking you for Military Help to save our Country from takeover of the United Nations and WEF Criminal Organization in case our New Zealand Police and Armed Forces Fails to protect our BRITISH NATIVE LAND TITLES and KING WILLIAM IV FLAG Given to our INDIGENOUS NATIVE CHIEFS in 1834 and this Foreign Private Corporation Government of New Zealand is attempting to STEAL OUR CONFEDERATION OF CHIEFS BRITISH KING WILLIAM IV 8 Point Star of St Patrick Flag they dont have any Legal Title in Britain UK they cut off their Authority to Westminster Parliament I want you to back us up with your Military because we are AT WAR NOW as the THREAT on our NZ NATIVES PEOPLES LAND and FLAG SOVEREIGN AUTHORITY and I want to hear from you as soon as possible because its our 1835 DECLARATION OF INDEPENDENCE DAY 28 October 2022 when the Governor General Cydy Kiro Cynthia Acylon Kiro is going to Steal our Flag with their FAKE MAORI TRIBE and our British Flag they are calling a WHAKAPUTANGA FLAG which the BRITISH GOVERNMENT has NO RECORD of MAORI or WHAKAPUTANGA at 1835 so I wrote to our LEGAL PARTNER of this KING WILLIAM IV FLAG given to our INDIGENOUS NATIVE CHIEFS at 1 March 1834 and not to MAORI as there was NO MAORI TRIBE in 1834 to 1849 when the NATIVE LAND COURT changed its name Entity to MAORI LAND COURT so they are FAKING their "MAORI" TITLES and JURISDICTION and LEGAL AUTHORITY cut off completely from Britain 10 years ago so they cant legally Claim our FLAG of BRITISH UNBROKEN SOVEREIGNTY inside our FLAG OWNERSHIP So please call me or our ADMIRAL and Staff Sergeant to help STOP THESE PIRATE LUNATICS OF MADNESS OUT OF CONTROL WEF NATO UN NZ GOVERNMENT LAW LESS THUGS Rodrigo before its too LATE!

Thank you I enclose my letters enclosed by our King Seals Flag Seal Ownership and Memorials to show you with British Admiral of the Fleet Michael Boyce House of Lords Westminster Parliament asking him to help us and use our FLAG MARTIAL LAW on these PIRATE THUGS I named and Photographed in our Native Magistrate Kings Bench Court British LAWS and LEGISLATION on this LAW LESS GOVERNMENT Jacinda Ardern MAD WOMAN and Cindy Kiro FAKE "MAORI" PIRATE

John Hoani Kahaki Wanoa +64 21 078 2523 Confederation of Chiefs President

Gregory Cook +64 27 508 0971 The Admiral

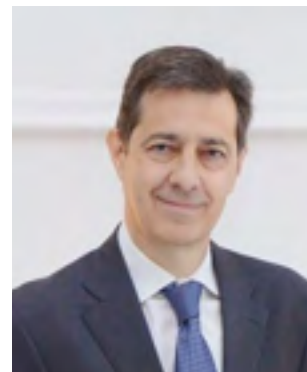
Tania Rameka +64 20 4092 0350 Staff Sergeant





Spain Ambassador to New Zealand

HE Fernando Curcio Ruigogomez
50 Manners St Te Aro
Level 11 Center
Wellington 6011



Wednesday 12 October 2022

Dear Fernando

I am writing to you of a critical situation in New Zealand that you are watching Prime Minister Jacinda Ardern Blatantly Committing our Country to be illegally taken over by Treason of a Foreign Corporation Government of New Zealand Country that legally belongs to the Indigenous Native Confederation of Chiefs and Sovereign People of New Zealand who have been politically hurt damaged coerced into a Foreign Control of every aspect of our Free Living Country we want you to alert your Native Sovereign Spanish Government to assist us with Military Back up if our New Zealand Police and Armed Forces fail to protect our Sovereign Peoples Security and Investment Interests while they are our Servants Administering our Country but really they are protecting their own Private Corporations Business Interests and not our Interests. To my understanding we do have a Native Chiefs Charter with Spain in our King William IV "Queen Victoria Trust" That Queen Elizabeth II was the Head of our Trust and she sacked Prince Andrew as the second Trustee for Corruption as an Ambassador to Britain UK in USA America Scandal and that left the third and Fourth Trustees King Juan Carlos who died leaving Queen Sofia as the only Successor of our New Zealand "Queen Victoria Trust" I now wish to replace Queen Elizabeth II as the Head of our Trust and communicate with your Government about that New Zealand and Britain UK Legal Inheritance that I am claiming with Queen Sofia and our King Earnest Augustus V Legitimate Successor to the Throne and not Prince Charles (King Charles) and his Inheritance of his Mothers Corrupted Family Criminal Organization I am challenging to our ownership of that "Queen Victoria Trust" with you and Spain "Queen Sofia" and no one can change that NZ UK Trust except the Indigenous Surname Native Confederation of Chiefs and "Queen Sofia" to bring to your attention of our current situation as to Who Legally and Legitimately Owns New Zealand Country and I am saying the New Zealand Maori Crown of itself appointed Government of no Political Interest to us the Natives Peoples of New Zealand State Clearly that Prime Minister Jacinda Ardern has No Legitimacy and Title to our Country that I am holding onto our King William IV Flag Jurisdiction that she has Stolen Illegally and calling the Flag that King William IV gave to the Native Chiefs Confederation of New Zealand and not to Maori Chiefs of Aotearoa New Zealand is Treason against the Original Native Landowners I am appealing to you to look at the situation with us and the Threat of Jacinda Ardern and Governor General Cynthia Ayclon Kiri going up to Kororareka Bay of Islands ILLEGAL CLAIM of our Kings Flag Declaration of Independence Day 28 October 2022 as a DIRECT PROVOKED THREAT against our NATIVE CHIEFS BRITISH FLAG SHIP LAND TITLES to Claim our King William IV Flag for her Foreign UN Government and I ask you to help us to stop her from Stealing our Kings Native Chiefs 1834 Confederation Flag our NATIVE LAND and our 1844 Queen Victoria Trust Legal Inheritance Ownership with Queen Sofia Trustee of Spain for you to pass this important Letter to our Legal Partner in Britain Admiral of the Fleet Michael Boyce (Lord Baron Boyce) House of Lords and Letter to the New Zealand Minister of Police Chris Hipkins and Police Commissioner Andrew Coster who have not responded to me the Surrogate King William IV Flag Native Indigenous Chiefs Owners and the Sovereign Native Born People on New Zealand under Threats at the moment the Native Magistrate





Kings Bench Court has Identified these Pirates as Criminals with their Photos Unrefuted Affidavits which is now the Law of the Country in their Ignorance and Silence makes our BRITISH COURT Practicing LAW LEGAL against them we want you to take that Seriously as our True Statements of BRITISH LAW and LEGISLATION against New Zealand Parliament Government LEGISLATION that falls short of LEGAL AUTHORITY and JURISDICTION of our KING WILLIAM IV CONFEDERATION FLAG from BRITAIN UK when the Government has SNAPPED OF its Legal BRITISH CROWN Authority and QUEEN ELIZABETH II Picture with a MAORI CHIEF is not REAL but a FALSE SEAL of NO LEGITIMACY I state Clearly that I am holding the ORIGINAL NATIVE LAND TITLES and NATIVE CHIEFS CONTRACT with KING WILLIAM IV BRITISH CROWN that the New Zealand Government has NO "MAORI" GOVERNMENT CONTRACT with KING WILLIAM IV and using their CORPORATE MAORI to try and STEAL our NATIVE LAND TITLES and FLAG OWNERSHIP CONTRACT when the Government is still settling TREATY OF WAITANGI QUEEN ELIZABETH II QUEEN VICTORIA TREATY CLAIMS CROWN CONTRACTS is a Direct CONFLICT OF INTEREST to you the SPANISH GOVERNMENT and us our NZ NATIVE CHIEFS I represent as the PRESIDENT and SURROGATE KING of that Flag Jacinda Ardern PIRATE ON THE HIGH SEAS is calling a WHAKAPUTANGA FLAG as if it was given to New Zealand Foreign Government Invented Patented Tribe called "MAORI" CHIEFS by the BRITISH CROWN Government in 1834 as a WHAKAPUTANGA FLAG when there was No Such Tribe called "MAORI" in 1834 with "NATIVE LAND COURT" not "MAORI LAND COURTS" created in 1949 iis not telling the TRUTH that Jacinda Ardern Politicians is Claiming as her Invented MAORI owner of our NATIVE INDIGENOUS CHIEFS FLAG that I bring to your Attention is Committing HIGH TREASON CORRUPTION and FRAUD Absolutely TYRANNICAL MAD Brain Damaged LUNATICS of JOE BIDEN ILK CORRUPTED GOVERNMENT PATTERN OF BEHAVIOUR.

Find enclosed my letter of urgency to British Admiral of the Fleet Michael Boyce and New Zealand Commissioner of Police Andrew Coster

Please Respond to me as soon as possible of our Urgency to this problem Fernando Curcio Ruigomez

Thank you

John Wanoa President of the Confederation of Native Chiefs and Surrogate King William IV Flag Title

King William IV Flag Ownership of New Zealand Native Land & Country <http://moaipowerhouse.world>





NATIVE COURT HEARING SAT 8 OCT 2022 MOAI CROWN KINGS FLAG Vs NZ CROWN CORPS

Our complaints to you amount to 43 Public Complaints to the New Zealand Police Commissioner Andrew Coster through the New Zealand Parliament Minister of Police Chris Hipkins of the severity of the situation here against we the Chiefs and Sovereign People of these Native Lands are threatened by a United Nations Takeover of our Country by Foreign Martial Law using our Federal State King William IV Confederation of Chiefs Martial Law Flag Jurisdiction that belongs to us the Natives and not Maori which they have not got on your British historic Native Land Deeds of King George IV and Paramount Chief Tira Waikato Whareherehere Manukau who I want you Michael Boyce to investigate the Navy Admiralty Magistrate Court Land Title Records in Edinburgh City and Freemasons Main Headquarters Office there to tell the New Zealand Government Prime Minister and Governor General that we the Confederation of Chiefs Sovereign of our Native Lands are the Legitimate Legal Native Landowners the names I put forward to you split out from the NSW NZ Crown Corporations Maori Land Title Shares in that Native Land and that the Chief Pomare who sold the Native Chiefs Land was a European PALMER Surname not a Native UTUTAONGA or MANUKAU Native Surname Owners of the Lands in the first place I want you to Check the Land Registry there for me as it would be locked up in the Archives to Claim back this Country to the original British NATIVE CHIEF TITLE again I ask you to correct their Land Records and Seize the Whole Country on my Kings Behalf and those of our Organization today I send this important letter to you to take Direct Action before the 25 October 2022

Confederation of Chiefs Native Sovereign Land Tribesmen

The Office Beerescourt 3200 Hamilton New Zealand
6 October 2022

To Admiral of the Fleet Michael Boyce
Lord Baron Boyce
House of Lords Westminster Parliament
England Britain UK

Hi Michael Boyce, My name is John Wanoa the President of the Confederation of Chiefs holding the Partnership Contract with you through King William IV Flag of Admiralty Jurisdiction as the Legal Native Land Title Holder I need your help with the Military to assist us to stop our Country being taken over by a UN WEF Foreign Corporation Company while we the Native Chiefs of the United Tribes of the World have been flying our Contract flag since 11 March 1834 when King William IV Gave the Kings Flag to our Paramount Chiefs to protect our Trade Country and Business with Britain and I am now complaining to you that the Government here in New Zealand is colluding with the United Nations to usurp our Native Hapu Chiefs Confederation Flag and the Government is calling it a Whakaputanga Flag for their Maori Invented Tribe who don't have the original British Native Land Title but us the Native Surname Indigenous Hapu Chiefs The Government has failed to respond to our Official Sealed Letters which i will e mail to you of the seriousness of the Country Threat of taking over our country with our own Contract Flag they are stealing because they have no legal links to Britain I tell you there is no such tribe as Maori registered on the New Zealand Land Titles in Glasgow 1862 Queen Victoria Contract Registered with Paramount Chief Rewharewha Manukau and his ancestor Native Land Owner Paramount Chief Tira Waikato Whareherehere Manukau Contract with King George IV in 1823 fixed in Edinburgh Scotland Land Registry with Freemasons main office there and The New Zealand Government and Parliament has no Seal of Westminster Parliament or British Kings Flag Contract except us the Native Confederation of Chiefs Founding of New Zealand Flag Sovereigns of our British





Native Land Titles I want you to talk to our Admiral Gregory Cook of the British Cook Family and myself the legal Surrogate King William III King George III King George IV King William IV and King Earnest Augustus V Dutch Protestant Bloodlines to you Admiral of the Fleet Michael Boyce House of Lords Westminster Parliament Lord Baron Boyce our Legal Partner with our Admiralty King William IV Flag fixed in Statute Law in Westminster Parliament Please this is an emergency situation before our Declaration of Independence Day 28 October 2022 when the NZ Government Foreign Corporation will steal our flag and take it to the United Nations and America against our Native Hapu Tribal Contract with you that we have prosecuted in our Native Magistrate Kings Bench Court and Flag of Britain is the real urgency to this matter please Michael Boyce we need you to Seize the Country back into British Land Title and Control with us your legal Partner and Prorogue the Parliament up to 5 years and put the British Military in charge of administering our country till we sort through it ourselves with your assistance and Military to come here please I ask of you and last of all I would like to have your permission to allow our Native Magistrate Kings Bench Court Admiral Gregory Cook and Tania Rameka Staff Sergeant to communicate with you our Kings Flag Partner in Business and your Chief of Defence Staff Admiral Sir Tony Radakin to send a delegation here before the 25 October 2022 to seize our country off the Pirates New Zealand Private Corporations and hold it back for us and our Sovereign People of the Land and your British Emigrants from this NSW NZ Rogue Government I ask you to contact me and contact Gregory Cook Directly anytime of day or night to protect us with our British Kings Flag and Britain's Control over our Country and not United Nations Control under WEF and NWO UN EU Interests Please do something as soon as possible and investigate the threat on our British Native Sovereign Lands that I have enforced British Law on the people I have Prosecuted in New Zealand Government Crown Agents of themselves and Convicted and Charged them using our British Moai Pound Note with Moai standing in the Queen Elizabeth II Great Court in London our Land Title Memorial to Gods Earth World and (Original Patterson 2 bar Pound Note) Debt Instrument that's of British Interests as Debt Instruments for our Joint NZ UK British Government Business without the Rothschild's Bank and family as I hold the Key here as far as Professor David Straight said that I hold the Keys to the Gold and Crown Assets is our Joint Debt Recovery Business against these Criminal Organizations Michael you and our Admiral with me the Court Banker Prosecutor and Native Land Assessor Judge with our British Confederation Flag Jurisdiction and Legal Authority that no one has refuted 22 Zoom Live Video Affidavit Court Hearings and 22 Bound Book Affidavits I send you today so none of which has been refuted and I can provide you with all that information and the means to use the Moai Crown Court Pound Note to liquidate all the Criminal Organization Business of NZ Crown Agents for Financial Investment Interests and Economic Benefit running into Trillions of Pounds to pay your Military and Police to seize our Country back into British Native Land Title Ownership and I am a Real, Estate Man knows what I am doing in my Contract Job with you and our Corporate Kings Flag Business Entity Please have someone contact me or Gregory Cook as soon as possible anytime. Please excuse me for writing this way in our Court but that's the only way I know to tell the Truth and who we are accusing that's running Fraud Criminal Organizations in New Zealand and the World as long as you can understand from looking at my long term website that we are definitely using your British laws on the Pirating Governments of no British Monarch Seal that we have that Kings Great Seal on our Documents to authenticate our Legal Land Title Sovereignty of our Native Lands to you as a Federal State Government Partnership Flag Contract never been severed from our Kings Bloodline.

Our Contact is

Admiral and Sheriffs of the Confederation of Chiefs Native Magistrate Court Gregory Cook New Zealand +64 275080971 Paihia Bay of Islands New Zealand from the Cook Family Britain UK





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



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



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

Thank you very much

John Hoani Kahaki Wanoa

Surrogate King William III King George III King George IV King William IV King Earnest Augustus I King Earnest Augustus V

President of the Native Confederation of Chiefs Flag Contract to Britain UK Westminster Parliament and Customary Land Native Assessor of Awaroa Native Magistrate Court Bank 10 Acre Land Block 24 Commercial Rd Helensville 0800 Blueprint Land Title for all New Zealand Native Titles of our Paramount Chief Mohi Te Maati Manukau IV and his great grandfather and ancestor John Rogan Land Surveyor and Judge in this Court I carry his Manukau Rogan Family Freemason Surveyor Successor Ownership Native Land Title Document Legacy and Legal Authority to Administer Native Magistrate Kings Bench Bank Courts of King William III King George III King William IV Jurisdiction and Legal Authority as a Moai Royal Bank and Pound Note Currency from Kings enforced in New Zealand

and Britain UK and in 250 Countries under King William IV Federal Government Flag of Admiralty Native Kings Bench Magistrate Court Confederation of Native Chiefs Ownership TM Titles



Admiral Gregory Cook <https://www.facebook.com/MURIWAI1835> HomeGaurd Sheriffs Paihia Bay of Islands New Zealand



Staff Sergeant Tania Rameka <https://www.facebook.com/profile.php?id=100010132060632> Whangarei New Zealand

My own website and facebook pages on 83 facebook pages stretching back past 2011





<https://www.facebook.com/photo/?fbid=10213477295268067&set=t.1271482672>

<https://www.moaipowerhouse.world/> <https://www.facebook.com/john.wanoa>

Here are Host Andrew Devine's 22 Video Affidavits of our Native Magistrate Kings Bench Court Hearings against those who have not refuted any of our Affidavits which means they are Business for Britain and the Native Chiefs of New Zealand those born on the land as New Zealanders in this Court Hearing using British Kings Laws of 1689 King William III and 1834 King William IV and Pope Francis Motu Proprio on these Convicted Criminals inside New Zealand Government stealing our British Flag I want you Michael Boyce Admiral of the Fleet our Legal Business Partner Authority to Stop what they are illegally doing to tamper with our King William IV and Confederation of Chiefs Commercial Trading Bank King William IV Dry Land Flag Ownership Rights Contract not the New Zealand Governments Private Corporation Foreign Government Patent Ownership Tribe "Maori" Contract not registered in the House of Lords Westminster England UK So I want you Michael to Contact the Kings Flagship Native Magistrate Court Admiral Gregory Cook who has served Notice on the New Zealand Navy and Kororareka Marae and local Council and Businesses Local Churches Museum and Police Iwi Trustees

The King Flag, The United Tribes Flag of The World To End All Wars, & For The Safe Passage On Earth:
<https://www.youtube.com/shorts/IIFr2w66QBo> : John: Wanoa Keeping Us Informed Of The Historical Facts and The Admiral Of The Fleet. <https://www.youtube.com/watch?v=ZWwTnoBSFxc&t> Confederation of United Tribes of New Zealand Flag Radio Chat 4th May 2022. <https://www.youtube.com/watch?v=2Q7B9Qm8mCo&t> Confederation of United Tribes of New Zealand Flag Radio Chat 11th May 2022. <https://www.youtube.com/watch?v=Pg4rlMeFM2A&t> John Wanoa's Update From Te Araroa, with Reg Akuhata Rangihuna 12th May 6pm. https://youtu.be/mp_yJyaSXck Confederation of The United Tribes of New Zealand Flag, Radio Show with Ramola D on 13th May 2022. <https://youtu.be/A3RsJn3RcDw> : Confederation of United Tribes of New Zealand Flag Jurisdiction: Native King's Bench Hearing! : Confederation of United Tribes of New Zealand Flag Jurisdiction: Native King's Bench Hearing! : 1. ~<https://www.youtube.com/watch?v=tFE5A6uTGvE> : 2. ~<https://www.youtube.com/watch?v=5KGyei2vcwE&t> : 3. ~<https://www.youtube.com/watch?v=IPUceglWVfE&t> : ~4. ~<https://www.youtube.com/watch?v=ZC2WYD7mqKA&t> : 5. ~<https://youtu.be/HThvguJ0xXg> : ~6. pt1. ~<https://youtu.be/MfBoZYMM8-Y> : ~6. pt2. ~<https://youtu.be/Kehc7WfGZ0k> : ~7. ~<https://youtu.be/RJOVf3jE6Os> : ~8. ~<https://youtu.be/z-FTKhp2JWs> : ~9. ~<https://youtu.be/Fu3kQr8k8Pk> : ~10. ~<https://youtu.be/D-JEPpjE21E> : ~11. ~<https://youtu.be/wnX4nKs1zDw> : 12. ~<https://youtu.be/J9qL7AQ4hZE> : 13. ~https://youtu.be/N_PuwhSCzfE : 14. ~<https://youtu.be/WOP2sD8JL0> : 15. ~https://youtu.be/t3XN_gfeN8E : 16. ~<https://youtu.be/KuUdBWLPn8k> : 17. ~https://youtu.be/81lzV_j2F7w :18. ~<https://youtu.be/-09OXmzFAu0> :19. ~<https://youtu.be/U2jXDzR6klI> :20. ~<https://youtu.be/dTzv1ZshHAK> :21. ~<https://youtu.be/l8rMhE4f8XE> Facebook Live: Confederation of United Tribes of New Zealand Flag Jurisdiction: Native King's Bench Hearing ! : ~8. ~<https://www.facebook.com/andrew.devine.3532/videos/400970895318943> : ~9. ~<https://www.facebook.com/andrew.devine.3532/videos/1461642420963791> : ~10. ~<https://www.facebook.com/andrew.devine.3532/videos/1418419098673933> : ~11. ~<https://www.facebook.com/andrew.devine.3532/videos/572878207837922> : ~12.





- ~<https://www.facebook.com/andrew.devine.3532/videos/503009898296383> : ~13.
- ~<https://www.facebook.com/john.wanoa/videos/363777702626734> : ~14.
- ~<https://www.facebook.com/andrew.devine.3532/videos/908354660566808> : ~15.
- ~<https://www.facebook.com/andrew.devine.3532/videos/1124917118134802> : ~16.
- ~<https://www.facebook.com/andrew.devine.3532/videos/1536160926825691> : ~17.
- ~<https://www.facebook.com/andrew.devine.3532/videos/1106678606900969> : ~18.
- ~<https://www.facebook.com/andrew.devine.3532/videos/407623381443931> : 19.
- ~<https://www.facebook.com/andrew.devine.3532/videos/5435888643132654> : 20.
- ~<https://www.facebook.com/andrew.devine.3532/videos/752820522471881> : 21.
- ~<https://www.facebook.com/andrew.devine.3532/videos/643791547278561> : 22.
- ~<https://www.facebook.com/andrew.devine.3532/videos/499520218361603> Source of this

Some Documents from the Native Magistrate Court Hearings on Zoom Live Video and Youtube Video too from the most recent hearing listed here otherwise found here moaipowerhouse.world

30 September 2022 Hearing and Video and Documents
<https://www.facebook.com/1271482672/videos/497712361940599/>

(14) Facebook

Public Complaint Letter to New Zealand Police Commissioner Andrew Coster of Criminal Organization

[Rules of Bristol Energy Cooperative \(moaipowerhouse.world\)](#)

Youtube Video of Court Hearing for the Confederation Flag Ownership and two 1834 King William IV Flags flying on the RSA Land in Paihia Bay of Islands <https://youtu.be/l8rMhE4f8XE?list=TLGGpO4gWDZWvEUwNDEwMjAyMg>

Letter Notice to Jacinda Ardern Prime Minister the Governor General Cindy Kiro and the Trustees of the Kororareka Marae in Russell Bay of Islands https://youtu.be/rKi-CtfX_r0?list=TLGGHD-RduFkKzkwNDEwMjAyMg

27 September 2022 Hearing Documents [Rules of Bristol Energy Cooperative \(moaipowerhouse.world\)](#)

https://youtu.be/rKi-CtfX_r0 Youtube Video posting the letters to Jacinda Ardern Cindy Kiro Trustees

<https://youtu.be/jnsZNSmOatQ?list=TLGGEyXmx0glWz8wNDEwMjAyMg> Letters to Government and Trustees of Kororareka Marae

<https://www.facebook.com/100002616221119/videos/715815749906993/> The Mystery of flying two King William IV 1834 Confederation of Chiefs British Flags when the New Zealand MAORI Government and IWI MAORI and WHAKAMINENGA WHAKAPUTANGA have no Legal Links to British Crown through this Flag only the Native Chiefs NOT MAORI CHIEFS which is Missionaries from Australia Radical New Zealand MAORI CROWN of New Zealand Redundant Queen Victoria and Queen Elizabeth II Crown Seal Legal Authority and Jurisdiction to Britain that I am holding as the Legal Native Land Title Holder with the Correct Whakapapa MANUKAU Native Surname Chiefs NZ UK CONTRACT with King William IV Crown Partnership Fixed in Statute Law Westminster Parliament





Links to King George IV CONTRACT Two CONTRACTS King William IV 1834 and King George IV 1823 For the Record Admiral of the Fleet Michael Boyce House of Lords Westminster Parliament England Britain UK I present to you today as the President of the Confederation of Chiefs Executor

Legal Documents for a Court Hearing against the 8 Trustees in Kororareka Russell Bay of Islands [Rules of Bristol Energy Cooperative \(moaipowerhouse.world\)](https://moaipowerhouse.world)

Kororareka Marae Website Russell Bay of Islands [Our People | Russell Museum](#)

Video Live with Andrew <https://www.facebook.com/100068398086286/videos/752820522471881/>

PM Britain Liz Truss <https://youtu.be/P8CQ1sEtwwc?list=TLGGT5KjqWHDFD8wNDEwMjAyMg>

The Native Magistrate Kings Bench Court Admiral Gregory Cook in Kororareka getting prepared for 28 October 2022 King William IV Native Chiefs Declaration of Independence Day Celebrations raise our Confederation Kings Flag on Maiki Hill First Landing Contract of New Zealand by a British Navy Ship and British Crown Flag Partnership in 11 March 1834 as first and second Contract Agreement 2 Flags <https://www.facebook.com/100002616221119/videos/843614643673958/>

Admiral Gregory Cook Tour of Maiki Hill and the Confederation of Chiefs Contract Flag Flying at Half Mast Jurisdiction and Legal Authority to Westminster Parliament <https://www.facebook.com/100002616221119/videos/661199915216333/>

Admiral showing the camping spots for the annual celebrations for the first time at Kororareka Flag Representation <https://www.facebook.com/100002616221119/videos/5909314279103286/>

Homeguard Itinerary Gregory Cook Host Organizer of the Event with Staff Sergeant Tania Rameka [e18e35_efb23e129fac4b2b905ef20c089a1a58.pdf \(moaipowerhouse.world\)](https://moaipowerhouse.world/e18e35_efb23e129fac4b2b905ef20c089a1a58.pdf)

Homeguard Manifest Gregory Cook [Home Guard Global – Home Guard Global](#)

Maori Pakeha Transliterations how the Government fashioned its Patented MAORI IWI TRIBE to steal our Confederation of NATIVE Chiefs British Land Title DEEDS that we have the Whakapapa continuity of Sovereignty and admiralty Title ownership of the NATIVE LANDS of New Zealand and BRITAIN UK [PAKEHA/MAORI TRANSLITERATIONS \(rootsweb.com\)](https://rootsweb.com/PAKEHA/MAORI_TRANSLITERATIONS)

Live Video of Maiki Hill with Admiral Gregory Cook [\(2\) Facebook](#)

President Biden using our King William IV Contract Flag to Federalize Rarotonga Country as a Federal State of the Pacific Islands Treason as High Treason of the High Seas [\(5\) Facebook](#) abandoned Ship New Zealand Government to meet with the Admiral Gregory Cook Prepare for War as this Contract Flag is a Flag of War between the Native Chiefs and the British Admiral of the Fleet Michael Boyce

Zoom Court Hearing Live [\(2\) Facebook](#)

17 September 2022 Admiral Gregory Cook [\(2\) Facebook](#)





Court Hearing Ex Prime Minister Helen Clark 17 September 2022 [Rules of Bristol Energy Cooperative \(moaipowerhouse.world\)](#)

Cook Street Land Court Case Native Land Legal Title Writ Warrant Seizure [\(2\) Facebook](#)

Native Land Court Owner of the Native Chiefs Land signing the Native Land Title [\(3\) No 1 Confederation of Chiefs Signing Phillip Te Awhitu 16 Sept 2022 - YouTube](#)

Native Magistrate Kings Bench Court Signatories to send to you Admiral of the Fleet Michael Boyce [\(3\) Phillip Te Awiti of Aotea Waikato Pungapunga Marae Native Land Assessor - YouTube](#)

Letter to Governor General Cindy Kiro 13b September 2022 [Rules of Bristol Energy Cooperative \(moaipowerhouse.world\)](#)

13 Chiefs at 1831 [The 13 Chiefs of 1831 | One New Zealand Foundation Inc. \(onenzfoundation.co.nz\)](#)

Criminal Proceedings Act British Law we apply to Proceeds of Crimes Acts [Criminal Procedure Rules and Practice Directions 2020 - GOV.UK \(www.gov.uk\)](#)

Letter from the Native Families of Rawhiti 6 Land Block in Bay of Islands [Rules of Bristol Energy Cooperative \(moaipowerhouse.world\)](#)

Zoom Live Hearing <https://www.facebook.com/100068398086286/videos/407623381443931/>

Hearing Documents 10 September 2022

Letter to David Straight American Law Lecturer talking about me holding the Key to the Worlds Gold [e18e35_6a3247c2b3b24e33b6dce392cd5ab596.pdf \(moaipowerhouse.world\)](#)

Video from me on Admiralty Law Flag <https://youtu.be/OMszU0j92I8?list=TLGGg8kEdhRrSZkwNTEwMjAyMg>

Waikato Court Case of 97 Native Families Claims to Britain UK Native Land Title under this Native Magistrate Kings Bench Court Flag Jurisdiction and Video of David Straight American Lecturer saying I hold the Key to the Worlds Gold [Rules of Bristol Energy Cooperative \(moaipowerhouse.world\)](#)

David Straight in my Youtube Video saying I hold the Key to the Worlds Gold Deposit https://youtu.be/G9f0Bu9SP_o

Can you check Admiral of the Fleet Michael Boyce that there was absolutely NO MAORI in 1831 in the British Native Land Titles Transfer to the British Crown in 1831 as this NSW Australia NZ Government Crown Corporation is claiming there was a Tribe called MAORI in your Westminster Parliament Crown Court Records as I state clearly as a Native Assessor that there were NO MAORI CHIEFS in 1831 as claimed in this Statement PDF Document Authors of New Zealand [The 13 Chiefs of 1831 \(moaipowerhouse.world\)](#)

This is a very Bad Case right here of MAORI Mischief to show you what lengths MAORI go through to Claim Title to the NATIVE LANDS that the Original Surname Chiefs made the CONTRACT AGREEMENT with KING WILLIAM IV and KING GEORGE IV in my Traditional History Investigations





of CLEAR TITLE to the SOVEREIGN LAND OWNERSHIP of a British Land Title overarching Title that I want to clear up with you the British Partners with our Confederation Flag Flying Opposite your British Flag since 1834 King William IV Founding of this Native Land Country of Dutch New "Zeeland" [Rules of Bristol Energy Cooperative \(moaipowerhouse.world\)](http://moaipowerhouse.world)

This is just a sample of our Court Hearings taken off my website but facebook and Youtube has deleted a lot of my Videos as the content is truth that WEF Elites cannot face Gods Truth Moai Statue standing in Queen Elizabeth II Great Court London is my own MOAI Wanoa Royal Tahitian Family Memorial Statue Title to Gods Earth World Planet Invention I claim today in this Letter to you Admiral of the Fleet Michael Boyce and the Ambassadors of Spain, Philippines, Fiji, Tonga and Britain UK as British Crown Countries that I share this letter to you in support of our plea against the Threat of losing our Country to the Foreign Corporation America and Biden Pirates on the High Seas I see now illegally using our NATIVE Confederation of Chiefs 1834 King William IV Flag Contract against us Michael Boyce Admiral of the Fleet and House of Lords Westminster Parliament Lord Baron Boyce our Legal Partner to our Flagship Security has Threats of NZ US Governments that we exhausted all attempts to get the New Zealand Navy and Armed Forces to come to our aid but alas they are CONTRACTED to the Foreign Corporation New Zealand Government and Parliament Business Interests So that is why I am writing to you 5 Countries asking for Military Intervention and Control using our Kings Flag Martial Law on the Corrupt Fraudulent Government and Prime Minister Jacinda Ardern and Governor General Cindy Kiro who have NO MONARCHY Connection to BRITAIN Parliament and you the Admiral of the Fleet Michael Boyce and your House of Lords Administration over our Country take action now I ask.

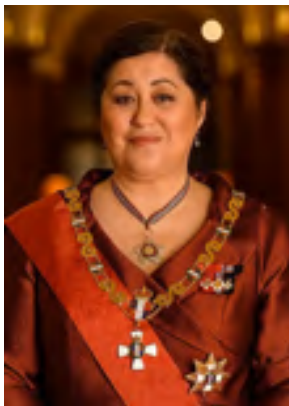
To British Crown Michael Boyce Admiral of the Fleet House of Lords Westminster Parliament England

Here is Two Confederation Flags Flown is a New Zealand Government Fake Oath Queen Elizabeth II MAORI CHIEF OATH Crown IWI MAORI Corporations Illegal WHAKAPUTANGA FLAG AND QUEEN VICTORIA QUEEN ELIZABETH II 1840 TREATY OF WAITANGI MAORI WAITANGI TRIBUNAL HAPU IWI Claims to steal our MANUKAU PARAMOUNT CHIEFS NATIVE LAND TITLE AND NATIVE MAGISTRATE KINGS BENCH COURT TITLES Confederation of Chiefs and a Flag Pole Concrete Base that wasn't there in 2017 when I was there filming this Video of the Freemasons Lodge he spent 50 years of service in <https://youtu.be/gfRUNBpTsZY> and the new Flag Pole Concrete Base (3) [Facebook](#) that is getting ready for this Pirate Corrupt Thief Private Corporation Government and IWI MAORI Private Corporation THIEVES to use their FRAUD NGATI WHATUA IWI MAORI Claim to our MANUKAU PARAMOUNT CHIEF MOHI TE MAATI MANUKAU CONFEDERATION OF CHIEFS NATIVE LAND TITLE SOVEREIGN OWNERSHIP Direct to Britain UK Westminster Parliament Government FIRST PARTY CONTRACT to MOHI MANUKAU SECOND PARTY CONTRACT Transferred to ME JOHN HOANI KAHAKI WANOA his Freemasons NATIVE TITLE SUCCESSOR and DOCUMENT NATIVE LAND ASSESSOR and LEGAL ADVOCATE to the FREEMASONS in Glasgow, Edinburgh Scotland and ST PATRICK CHURCH 8 POINT STAR MUNICIPAL CORPORATION ACT 1682 KING WILLIAM IV Entrenched in this KING WILLIAM IV COMMERCIAL CONTRACT TRADING BANK FLAG OWNERSHIP and JURISDICTION Over JOE BIDEN PIRATE and JACINDA ARDERN PIRATES and NGATI KAWA and NAIDA GLAVISH POLITICAL IWI MAORI IWI TRUSTEES PIRATES in their ILLEGAL TAMPERING of our BRITISH CROWN AND NATIVE MAGISTRATE KINGS BENCH COURT LAWS OF BRITAIN UK and POPE FRANCIS "MOTU PROPRIO" LAWS that DESTROYED their IWI TRUSTS and GOVERNMENT IWI MAORI CORPORATIONS FAKE FRAUD EXPOSED BUSINESS CRIMINAL ORGANIZATIONS WE SHOW YOU Michael Boyce and 5 Countries Militaries to take DIRECT ACTION of MARTIAL LAW over BIDEN and ARDERN Governments Corporations MAORI THIEVES OF THE 1834 CONFEDERATION OF NATIVE CHIEFS BRITISH CROWN FLAG





Convicted of Fraud and Corruption of the British Crown Confederation of Chiefs Manukau Native Land Title Sovereigns Ownership of the Dutch Kings Emperors 1834 Founding of New "Zeeland" Country for the Native People of New Zealand and not the Foreign Corporation of NSW Australia New Zealand Queen Victoria Crown Title that MAORI IWI No longer has the British WHAKAPAPA to this Country Land withn their Church Ministries FAKE MAORI LAND TITLE I make this STATEMENT CLEAR to you Michael Boyce and 5 Countries listed here MILITARIES that these FAKE MAORI KUPAPA have no LEGAL DOCUMENTS dating back to 1831 when their MAORI TREATY OF WAITANGI CLAIMS were SETTLED LOCKED at 6 February 1840 CONTRACT with QUEEN VICTORIA is their FRAUD BUSINESS they are each named Photographed as LIABLE to PROSECUTION and CONVICTIONS for their CRIMINAL ORGANIZATION we the Confederating of Chiefs have Caught in the ACT of THEFT of our BRITISH FLAG PROPERTY that NGAPUHI DID NOT CEDE SOVEREIGNTY TO THE BRITISH CROWN FLAG HERE that they have NO LEGAL BUSINESS Claiming our FLAG for MAORI MAN NGATI KAWA TAITUA and MAORI WOMAN FRAUDSTERS NAIDA GLAVISH Like these TWO Names as a bunch of MAORI PIRATES ON THE HIGH SEAS OF ADMIRALTY UK FLAG THIEVES



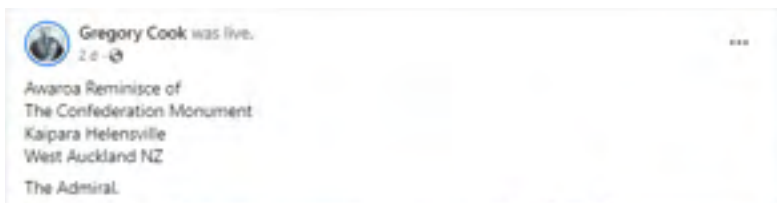
Cindy Kiro, Naida Glavish, Nanaia Mahuta, Debbie Ngarewa Packer, Ngati Kawa Taituha

Rawiri Waititi in a Court Hearing on Saturday 8 October 2022 Charged with Organised Crime Fraud and Corruption and Theft of our Native Confederation of Chiefs 1834 King William IV British Contract Flag illegal usurpation of our Flags British Jurisdiction when you have your own 1902 Union Jack Flag Jurisdiction can't Steal our Native Magistrate Court Whakapapa and



Legacy of a Continuity of Admiralty Mortgage 8 Point Star of St Patrick Church Whakapapa to Northern Ireland that I am holding over you Bunch of Crooked MAORI FAKE QUEEN LUNATICS

Hearing Video 24 Sat 15 Oct 2022 Maori Crown Government Corporation versus Native People and he Confederation of Chiefs Corporation Flag Jurisdiction and Legal Authority under King William IV Crown Law and Legislation of British Government 2022 and Constitution Law of King William III King William IV Municipal Corporation Acts of St Patrick 8 Point Star Slaim to Northern Ireland and Magistrate Court in Edinburgh Scotland and Glasgow Titles to New Zealand Ownership <https://youtu.be/Wne3uaNrj4?list=TLGGHUz-ZA87yaExNTEwMjAyMg>



This is an Official Complaint by me the Surrogate King and President of the Confederation of Native Chiefs that the Foreign Private Corporation Parliament and Government of New Zealand with Prime Minister Jacinda Ardern and her Ngapuhi Corporate IWI Maori Trustees of Ngati Whatua in Kapara and Ngati Whatua O Orakei Auckland City and Trustees of Te Tii Marae and Waitangi Marae in Paihia Bay of Islands has Committed High Treason against the Native born People of New Zealand and these Named Photographed Positively Identified Convicted Criminals Committed High Treason against the British Crown Admiralty of the Fleet and House of Lords Westminster Parliament Supreme Kings Laws that we administer in this New Zealand Zoom Live Broadcast Public International Native Magistrate Kings Bench Court Jurisdiction and Legal Authority Entrenched inside our Confederation of Native Chiefs King William III King William IV St Patrick's 8 Point Star British Flag we have already Enforced against this Monarch less Government Criminal Organization that has erected Two 1834 Confederation Contract Flags on the RSA Return Service men's Association Land and I state here





clearly that their MAORI IWI CROWN Corporations are using Australia and New Zealand Soldiers as their MAORI claim to the WHAKAPUTANGA FLAG as One of the Flags for Waitangi Marae DEAD CONTRACT Treaty of Waitangi 1840 NO QUEEN Fourth Party Contract to Queen Victoria Snapped of by NAGAPUHI who say they NEVER CEDED SOVEREIGNTY TO BRITAIN Cut out of a Real LEGAL CONTRACT and the other FLAG is the NATIVE SOVEREIGN CHIEFS OF THE LAND OWNERSHIP that the MAORI Corporations seems to think the two Flags are the same CONTRACT are DREAMING an Illusion that the Successive Governments have Designed and Deceived the Native People of New Zealand that MAORI of their NZ Crown Corporations ownership Patent Name are the Original People of New Zealand ahead of the NATIVE INDIGENOUS INHABITANTS that Queen Victoria clearly states that the NATIVES of their SOVEREIGN LANDS are the Owners so the Corporations erected Two Flags to SHOW who they really are FOOLING themselves the NZ Corporate CROWN and their MAORI FAKE PIRATES and the other ILLUSION is the CONCRETE FLAG POLE ready to raise their ILLEGAL WHAKAPUTANGA FLAG of NO SUBSTANCE TITLE as the WAITANGI TRIBUNAL REPORT STATES in the SNAPSHOTS that the WHAKAPUTANGA was no longer Recognised in New Zealand Law So the IWI MAORI and PRIME MINISTER Jacinda Arden just want to STEAL the FLAG and all my PATENTED COPYRIGHT INFORMATION that I say to the British Admiral of the Fleet and House of Lords that My Information is their Information that s being TRAFFICKED ILLEGALLY against ME and the BRITISH CROWN GOVERNMENT and as EXECUTOR of all this PATENT COPYRIGHT INFORMATION I want you Michael Boyce and the House of Lords to Stop the New Zealand Pretend Government Crown Corporations Illegal Use of our INFORMATION and FLAG Immediately you receive my Letter today 6 October 2022 to assist the Country Recovery from the Private Corporations.

Return To HOME

FAMILIES I AM RESEARCHING | MISCELLANEOUS GENEALOGICAL STUFF | NEW ZEALAND — ON LINE GENEALOGICAL AND FAMILY HISTORY RESOURCES | NEW ZEALAND — YOUNG BOY IMMIGRANT SCHEME 1911 — 1914 | NEW ZEALAND DISASTERS AND TRAGEDIES | NEW ZEALAND MISCELLANEOUS GENEALOGICAL INDEXES | NEW ZEALAND LAND WARS — MISCELLANEOUS GENEALOGICAL INDEXES | NEW ZEALAND AND WORLD WAR ONE | NEW ZEALAND AND WORLD WAR TWO | NEW ZEALAND ROLLS OF HONOUR AND WAR MEMORIALS — BY LOCATION | NEW ZEALAND ROLLS OF HONOUR AND WAR MEMORIALS — BY CONFLICT | NEW ZEALAND ROLLS OF HONOUR — MILITARY NURSES | PAKEHA/MAORI TRANSLITERATIONS | PASSENGER LISTS TO NEW ZEALAND | SHAND — FAMILY HISTORY | SOUTH TARANAKI NEW ZEALAND — GENEALOGICAL RESOURCES | SPONDON, DERBYSHIRE, ENGLAND — GENEALOGICAL RESOURCES | WANGANUI COLLEGIATE SCHOOL 1865 — 1947 | WESTERN BAY OF PLENTY, NEW ZEALAND — GENEALOGICAL RES

The Whole lot is Corrupted by insertion of the word “MAORI” in the 1840 Treaty of Waitangi 1840 LITTLEWOOD TREATY HAS THE WORD “MAORI” IN IS STILL FRAUDULENT

The term “Littlewood treaty” refers to a hand-written Treaty of Waitangi text found in a sideboard drawer on February 27, 1989, by John Littlewood and his sister Beryl Needham while clearing out their mum’s house after she had died.

Beryl Needham took the document to her local MP Bill Birch, who suggested that she should take it to the Auckland Institute and Museum for analysis, which she did, and where it stayed for a year. Treaty expert Claudia Orange looked at the document and provided information about Henry Littlewood.





Mr Littlewood took it to the Treaty House at Waitangi in a bid to establish its status but no interest was shown. Disinterest in details of the treaty coincided with top-level negotiations at the time that resulted in the Treaty of Waitangi (Fisheries Claims) Settlement Act 1992.

The family responded to an appeal in 1992 for information from a group called the Descendents of the English Witnesses to the Signatures on the Treaty of Waitangi, the convener of which wondered whether it was the missing draft given to missionary Henry Williams at 4.30pm on **February 4, 1840**, to translate into **Maori**.

News that government historians were examining the document appeared in the New Zealand Herald on September 11, 1992, under the headline "Draft puzzles experts". In that report, Internal Affairs Minister Graeme Lee confirmed the existence of a draft of the treaty that made no mention of forests or fisheries, that is **dated February 4, 1840**, and was handwritten on paper with an **1833 watermark**.

Historian Donald Loveridge issued a memo on the document in 1993 in response to a request from the Treaty Issues Team at the Crown Law Office, noting that the document "is virtually identical in all respects to the Clendon translation", a reference to an English text of the treaty sent by U.S. Consul James Reddy Clendon to the United States on February 20, 1840.

That former British Resident James Busby wrote the text was confirmed in 2000, by Dr Phil Parkinson, a treaty researcher at National Archives.

This Busby February 4 document, also known as the Littlewood treaty, became the subject of an article titled "End of the Golden Gravy Train" in the December-January 2004 issue of Investigate magazine. On January 27, 2004, National Party leader, Don Brash, delivered his first Orewa speech expressing opposition to perceived Maori racial separatism in New Zealand.

The Treaty of Waitangi Information Unit commissioned Loveridge to do a full appraisal in 2006, 13 years after the document was found. In his appraisal, Loveridge re-stated his view the Busby February 4 document was a back translation of the Maori text of the treaty, especially because Clendon



included the word "translation" in the covering letter with the documents he sent to the United States on February 20, 1840.

He noted the **lack of any evidence** that Governor Hobson, James Busby, Henry Williams or James R. Clendon ever stated or implied that the **"official" English text dated Feb. 6th, 1840**, was not the one that provided the basis for the **Maori** text. He asserted that there was no satisfactory explanation for **absence of such evidence**.

Loveridge did point to a 1972 article by Ruth Ross, titled "Texts and Translations", in which she noted the existence of **"five English versions"** which "Hobson forwarded ... to his superiors in Sydney or London". One of these omits the words "Estates, Forests, Fisheries" from the second article. There is no indication any scholarship has been done to match that version to the official Maori text.

But Loveridge also noted that "if Clendon's description was not correct, however – for whatever reason – the possibility would remain that the date was used intentionally, and that the

Littlewood document is in fact a copy of the missing draft".

If the Busby February 4 document was a translation from the Maori Te Tiriti, it is by far the best translation, and if recognised as such, the claimed need for "treaty principles" to reconcile differences between the official English text and the Maori language Te Tiriti would evaporate.

The other point to note is that since there are only **four words different between the Busby February 4 draft** and Te Tiriti, with one of those differences being the date, for those who do not read Maori this Busby document is the text to read to understand the exact contents of Te Tiriti.

The Busby February 4 draft/Littlewood treaty is displayed in the Constitution Room at National Archives in Wellington.

Here is the text of that document. The four variations between the texts are underlined – two in the preamble, one in article three, and the date at the bottom:

Busby February 4, 1840, draft (the Littlewood treaty)



Her Majesty Victoria, Queen of England in her gracious consideration for the chiefs and people of New Zealand, and her desire to preserve them their land and to maintain peace and order amongst them, has been pleased to appoint an officer to treat with them for the cession of the Sovereignty [sic] of their country and of the islands adjacent to the Queen. Seeing that already many of Her Majesty's subjects have already settled in the country and are constantly arriving: And that it is desirable for their protection as well as the protection of the natives to establish a government amongst them.

Her Majesty has accordingly been pleased to appoint me William Hobson a captain in the Royal Navy to be Governor of such parts of New Zealand as may now or hereafter be ceded to Her Majesty and proposes to the chiefs of the Confederation of United Tribes of New Zealand and the other chiefs to agree to the following articles. - DECREE AFFIDAVIT CONFEDERATION OF CHIEFS

Article first

The chiefs of the Confederation of the United Tribes and the other chiefs who have not joined the confederation, cede to the Queen of England for ever the entire Sovereignty [sic] of their country.

Article second

The Queen of England confirms and guarantees to the chiefs and the tribes and to all the people of New Zealand, the possession of their lands, dwellings and all their property. But the chiefs of the Confederation of United Tribes and the other chiefs grant to the Queen, the exclusive rights of purchasing such lands as the proprietors thereof may be disposed to sell at such prices as may be agreed upon between them and the person appointed by the Queen to purchase from them.

Article third

In return for the cession of their Sovereignty [sic] to the Queen, the people of New Zealand shall be protected by the Queen of England and the rights and privileges of British subjects will be granted to them.

Signed, William Hobson





IWI MAORI CROWN CORPORATION GOVERNMENT QUEEN VICTORIA QUEEN ELIZABETH II

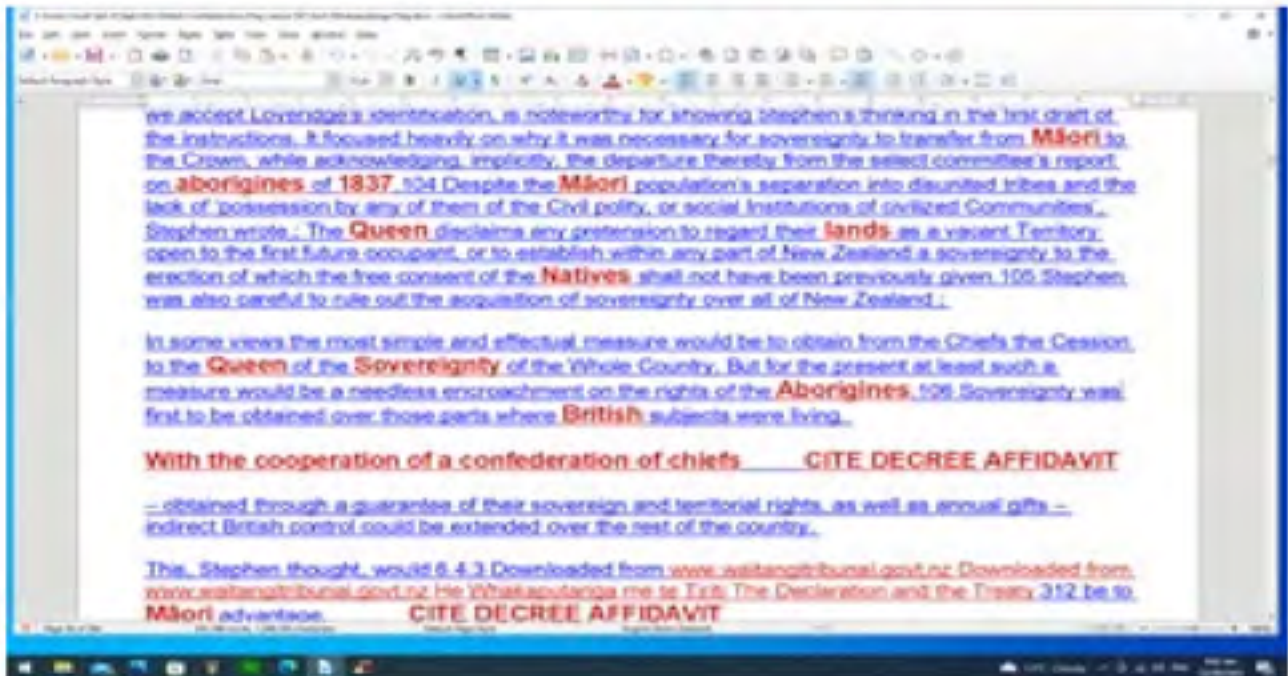
Consul and Lieut. Governor.

*Now we the chiefs of the **Confederation of United Tribes of New Zealand assembled at Waitangi,** and we the other tribes of New Zealand, having understood the meaning of these articles, accept them and agree to them all. In witness whereof our names or marks are affixed. Done at Waitangi on the 4th of February, 1840.[1]*

In Article 2, "the Queen of England confirms and guarantees to the **chiefs and the tribes** and to all the people of New Zealand (tangata katoa o Nu Tirani), the possession of their lands, dwellings and all their property (taonga)." The phrase "all the people" means "all the people" no more, no less, and includes **Maori** and settlers. By contrast in Article 3, when referring specifically to **Maori**, the text says "all the **Maori** people of New Zealand" ("tangata maori katoa o Nu Tirani").

The Whole lot is Corrupted by the insertion of the word "MAORI" in the 1840 Treaty of Waitangi

Page 202 Fact Cited Evidence Proof of Claim "Native" Confederation of Chiefs (Individual)

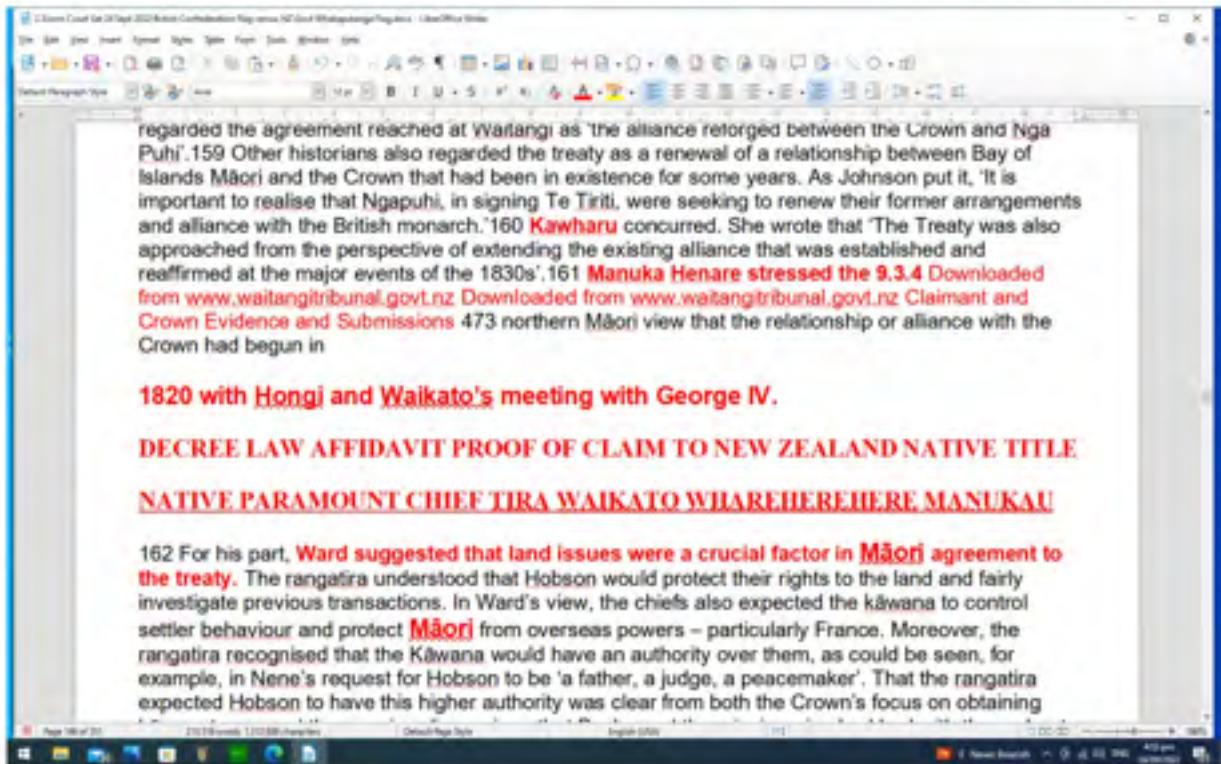


MAORI TREATY OF WAITANGI TRIBUNAL SWINDLE OF OUR CONFEDERATION OF CHIEFS
NATIVE SOVEREIGN LAND TITLE OWNERSHIP OF NEW ZEALAND COUNTRY UNBROKEN
SOVEREIGNTY AND ADMIRALTY MORTGAGE NATIVE LAND TITLE INSTRUMENTS LEGAL
INHERITANCE TO THE BRITISH CROWN TRUST OWNERSHIP FLAGSHIP PARTNERSHIP WITH
ME AND OUR "MANUKAU COMPANY" GLASGOW MAGISTRATE COURT LAND TITLE TRANSFER





PARAMOUNT CHIEF CHIEF TIRA WAIKATO WHAREHEREHERE MANUKAU & KING GEORGE IV COMMERCIAL CONTRACT 1823 SALE AND PURCHASE OF NEW ZEALAND COUNTRY TO THE KINGS BRITISH CROWN PARTNERSHIP AS HE IS THE "WAIKATO" NAME HERE IN THIS WAITANGI TRIBUNAL TREATY OF WAITANGI CLAIMS I AM HIS SURROGATE CHIEF OF PUNGAPUNGA MARAE ARAPUNI AND HIS MAUNGATAUTARI MOUNTAIN "PA" SITE ANCESTRAL TITLE REGISTERED IN EDINBURGH MAGISTRATE COURT LAND RECORDS UNDER THE FREEMASONS MAIN OFFICE THERE AND AWAROA NATIVE MAGISTRATE KINGS BENCH COURT IN HELENSVILLE SOUTH INNER KAIPARA HARBOUR AND FREEMASONS LODGE THERE WITH PARAMOUNT CHIEF MOHI TE MAATI MANUKAU IV DECENDANT AND ME HOANI KAHAKI WANOA HIS EXECUTOR AND NATIVE LAND TITLE HOLDER WITH ALL THE LEGAL INSTRUMENTS AND TRADITIONAL MORIORI HISTORY AS HIS SUCCESSOR IN THIS CORPORATE FLAG OF HIS CONFEDERATION OF CHIEFS PRESIDENT AND NATIVE LAND ASSESSOR AND NA ATUA E WA AOTEA LIMITED "MOAI CROWN" KING WILLIAM IV TRUST BANK CREDITOR AND MOAI POWERHOUSE BANK ENTITY DATED SATURDAY 24 SEPTEMBER 2022 FOR THE RECORD IN NEW ZEALAND





25 February 2012



This is the Plaque of Kawharu the Waikato Giant that fits the Memorial Stone on One Tree Hill in Auckland New Zealand! It will be going onto the Stone after MOAI CROWN Boots the Ngati Waihua IWI Maori off the TITLE Ancestral Ancestral Land Inheritance Title History the "CROWN" Stole off the original Kawharu Manukau Moai Wanoa Parapara Hapu and British UK Government Scottish Real Estate Manukau Land Company in Glasgow Title that matters most of all with this original Title I had this Plaque made for Kawharu and his Whanau came up from Durville Island and Nelson in the South Island. I put this whole History together with Mohi Manukau and Hona Kawharu. The families came down from Naumai Marae in the Kaipara to meet the Hapu from Manukau and Kawharu families. I had my own Wanoa and Karaka family come up from Te Araroa to the Official Unveiling of this Plaque with 3 Ratana Ministers Mohi Manukau, Owen Paikoa and Anaru Maihi. The Maori Confederation was here too. This is the True Title to Auckland City and 61 Cook Street Property and not the Ngati Whatua IWI Crooked bastards who have NO MATCH TO MOAI and MANUKAU WANOA TITLE!



Paramount Chief Tira Waikato Whareherehere Manukau overlooking Maungatautari Mountain Rock Memorial

Real "Moai Crown" Corporate Title NZ Dunedin and myself with my Wa Noa real Moai head cut off stolen in Auckland Museum Title to Auckland Greater area by Queen Elizabeth II to Taputapuatea Marae Rai'atea Island Tahiti Wa Noa Tribal People as Rangi'atea on this Pungapunga Marae Monori Manukau Bloodline Male DNA Ancestral Connection to King George IV "Crown" Britain UK Commercial Contract Partnership Edinburgh Magistrate Court Scotland in 1823 Continuity of Kings "Crown" Sovereignty over New Zealand Country and Maungatautari Mountain Rock Memorial Title to the Customary Native Lands of New Zealand with this "Moai





Paramount Chief Tira Waikato Whareherehere Manukau - Kahu Pungapunga Marae Hapu and Legal Rock Memorial to his New Zealand Native Customary Land Title Security Interests and Land Transfer Documents to King George IV "Crown" Corporations Commercial Contract Business of New Zealand Country under Moriori Origins from when the British Crown signed a Contract with Manukau in 1823

Kahu Pungapunga Marae base of his Memorial Rock buried deep in his Native Land to mark his Mana Whenua with his Pungapunga Marae in Arapuni beside his Waikato River and Stronghold Fortress of Maungatautari Mountain in Cambridge District. I am his Customary Native Historian Legal Advocate to Paramount Chief Mohi Te Maati Manukau IV to continue their Legacy and Legal Authority of their Manukau Tribesmens Traditional Whakapapa History not even the Manukau family knows about hidden by Mohi Manukau and his Freemasons but now you all know for the very first time the British Recorded Whakapapa and Native Land Title Records in Cambridge University England and Edinburgh Magistrate Kings Bench Court in Scotland Land Registry Office and Freemasons main Headquarters Britain UK

Paramount Chief Mohi Te Maati Manukau on One Tree Hill Overlooking Auckland City his Manukau Tribesmens Stronghold Pa Site the Pakeha Invaders dug all his Moriori Chiefs out and crushed their bones in Robertsons Flour Mill in Mt Eden where Ex Prime Minister lives on top of it, terrible people Mohi is pointing to Kawharu the Giant of Waikato Gravesite and footpath these Ngati Whatua O Orakei IWI pakeha left the Headstone in place and claimed Kawharu the Giant as their Tupuna Ancestor in Kaipara but he comes from Whaingaroa Raglan Real Whakapapa that I carry for Rewharewha Manukau Paramount Chief over the One Tree Hill and Auckland Region British UK "Crown" Title that this Native Magistrate Kings Bench Court enforced his claim to the New Zealand Native Land Act 11 March 1862 Uetaua Pukekohe Waiuku Bombay Clevedon Maraetai Beach land Title Claim to his name only East to West Coast that the New Zealand Maori Titles came out of and Awaroa Native Kings Bench Magistrate Court in South Kaipara Harbour Helensville Township I am the Absolute Native Assessor and Historian to write the True Stories for the Manukau Wanoa Rogan Kawharu Parapara Mauheni Whakapapa story

Now the (Pohara) Kahu Pungapunga Marae Wharenui is called Rangiatea which links to my WA NOA Taputapuatea Marae in Rai'atea Island Tahiti where my WA NOA families put the Tikanga Moai Lore of the Pacific Islands together there to this Moriori Manukau Marae that I write the original stories from Paramount Chief Mohi Te Maati Manukau IV sworn to secrecy until I came





along to tell the Manukau Kawharu Rogan Wanoa Moai Easter Island stories are True and correct so now you see the Truth

NA ATUA E WA AOTEA LIMITED New Zealand MOAI POWERHOUSE GROUP LONDON

In the Native Magistrate Kings Bench Court Hamilton New Zealand 27 August 2022

**POHARA STATION BLOCK 3 A 5J Sec 3 Arapuni Maungatautari Mountain Pa Site Cambridge
Indigenous Customary Native Land Title Rock Memorial Shareholders to Paramount Chief Tira Waikato
Whareherehere Manukau 1823 King George IV NZ Title to KAHU PUNGAPUNGA MARAE TRIBE Moriori
New Zealand Country British History First Nations Inhabitants No Maori here at 1769 King George III and
1820 King George IV "Crown" First Nations Settled Inhabitants (Freemasons Edinburgh Scotland)
Private Business List of Shareholders Landowners Absolute - Author John Hoani Kahaki
Wanoa**

1/ HATA Te Whiwhi

2/ HAUMU Colin Ian

3/ HAUMU Daniel

4/ HAUMU John Henry

5/ HAUMU Rangi Tuiata

6/ HAUMU Wiremu

7/ HEKE Albert

8/ HEKE HariHari

9/ HEKE Peter John Hone





10/ HEKE Victor

11/ HEKE Tuia

12/ HEKE Te Reo

13/ HEKE Wattie

14/ HEPI Andrew

15/ HEPI Ben Junior

16/ HEPI Gary

17/ KAUHAU Rata Rodney

18/ KAUHAU Rimu

19/ KAUHAU William 1

20/ KAUHAU Takoare

21/ KAUHAU William 2

22/ KAWHI Rawi

23/ KAWHI Mamae

24/ MOHI Christopher Tehira





25/ TAHAPEHI Kevin

26/ TAHAPEHI Tawhai

27/ TAIPUA Hautanga

28/ TAIPUA Ruruhi

29/ TAIPUA Tame

29/TAUTE Te Hoia Daniel

30/ Taute Te Whakaronui

31 Taute Wina

32/ TAWAEWAE Amoamao

33/ TE AWHITU David Hakopa

34/ TE AWHITU James Vincent

35/ TE AWHITU Joseph Toa

36/ TE AWHITU Michael Luke

37/ TE AWHITU Phillip Martin





38/ TE AWHITU William Tau

39/ TE HIRA Damien Joseph

40/ TE HIRA Jason Anu

41/ TE HIRA Mark Toru Thomas

42/ TE HIRA Patrick Patahu

43/ TE HIRA Tui Latui

44/ TE HIRA Uenuku (This man)

45/ TE HOE Tuhoropunga (This man)

46/ TE KANI Ngamako (This man)

47/ TE KANI Raymond Jimmy John

48/ TE KANI TE KANI Tahana William Kevin

49/ TE KANI Te Mera Henry

50/ TE TAUHOU Eru (This man)

51/ TE WHAITI Robert Te Ahau (This man)

51/ TOKI William





53/ TUKIRI Te Nga Ungau (This man)

54/ UTUTAONGA Ronald William (This man)

55/ WEHI Pou Riki (This man)

56/ WEHI George

57/ WETERI Waru

58/ WINIKERI Pahini

59/ MANUKAU Kahu Poera (Priority man)

60/ MANUKAU Te Karoro (Priority man)

61/ MANUKAU Pita (Priority man)

POHARA MARAE BLOCK 3A 5J Sec 1 Arapuni Maungatautari Mountain Pa Site Cambridge Indigenous Customary Native Land Title Rock Memorial to Paramount Chief Tira Waikato Wharehere Manukau Shareholders King George IV 1823 NZ Title to KAHU PUNGAPUNGA TRIBE Moriori New Zealand Country British History First Nations Settled Inhabitants No Maori here at 1769 King George III and King George IV 1820 (Freemasons Edinburgh Scotland) Private Business Private Business List of Shareholders Landowners Absolute - Author John Hoani Kahaki Wanoa

62/ HEKE Hari Hari Geoffrey

63/ HEKE Matua





64/ HEKE Patrick

65/ HEKE Peter John

66/ HEKE Simon

67/ HEKE Te Reo (Priority man)

68/ HEKE Tuia Tui

69/ HEKE Tupuhaere (Priority man)

70/ HEKE Victor

HEKE Wattie

71/ HEKE Whakamarumaruru (Priority man)

72/ HERETAONGA Te Pohau (Priority man)

73/ HOPA Craig Earnest

74/ HOPA Desmond

75/ HOPA Gregory

76/ HOPA Rangi

77/ HOPA Tamati





78/ HOPA Stephen

79/ HOPA Takiwairoa (Priority man)

HOPA Taurima

80/ HOPA Tuku George (Priority man)

81/ HUIA Edward

82/ HUIA Geoffrey

83/ HUIA John

84/ HUIA Mana

85/ HUIA Matire

86/ HUIA Kahuiti Ngaire

87/ HUIA Tamahou

88/ KOPURERA Te Mutu (Priority man)

89/ KOPUERA Te Riwhi

90/ POUTAPU Harry Huritau (Priority man)





91/ POUTAPU Poutapu

92/ POUTAPU Whangaroa (Priority man)

93/ POUTAPU Patena (Priority man)

94/ TATAU Eru Haronga (Priority man)

95/ TAUTE Turua (Priority man)

96/ TAUTE Nohomitawhiti

97/ TAUTE Te Hoia Daniel

Total Chiefs 97 Registered in the Native Magistrate Kings Bench Court Hearing Saturday 27 August 2027 for the Record (No Whangai or adopted surnames allowed to succeed to these Indigenous surnames of original inhabitants as at 1769 to 1823 King George IV and Paramount Chief Tira Waikato Whareherehere Manukau according to Freemason Land Survey Title Certificate to British Crown Corporate Business Land Transfer Legal Instrument and Memorials purposes Johan Hoani Kahaki Wanoa Customary Legal Advocate Native Assessor for Paramount Chief Mohi Te Maati Manukau IV Awaroa Native Magistrate Kings Bench Court Helensville 2000



The Confederation Chiefs Executor John Wanoa Jurors and Paramount Chief Tira Waikato Wharehere Manukau Pungapunga Tribal Members in the Waikato Region of Arapuni Karapiro



List of INDIGENOUS NATIVE SURNAMES I am separating "MAORI" Surnames from the "NATIVE" Surnames contacting them for Saturday Hearing taken from RAWHITI 6 Township Maori Land Block "NATIVE" separated from "MAORI" Shareholder Landowners Into BRITISH LAND TRANSFER from New Zealand to the Freemasons Glasgow Magistrate Court in Scotland these names that I have Chosen to match the Native Titles of Paramount Chief Rewharewha Manukau direct to Westminster Parliament that the New Zealand "Crown" IWI MAORI Trustees have illegally swapped the REWHAREWHA MANUKAU Name for "REWA" and "REWHA" is my Authority to Prosecute the WHAKAPAPA of these two Surnames and their PARAMOUNT CHIEFS INDIGENOUS Surname to the "NATIVE" LANDS having the MOST SHARES in this Big Land Block is what I can see is CORRUPTED LAND SHARES the same way as TAINUI IWI TRUSTEES Corrupted the Paramount Chief "TIRA WAIKATO WHAREHEREHERE MANUKAU Name Illegally altered to a WOMAN with the name "TIRA WAIKATO" is two Paramount Chiefs that have been COMPROMISED by NZ "CROWN" "IWI MAORI" Pirates on the High Seas of Admiralty Corrupted altered BRITISH "CROWN Government Printing Office "CRIMINAL CODE" Breaches I have made Cases against in other Court Hearings all that Evidence we NOTIFY YOU today Governor General of your Photo Identification COMPLICIT in these ABHORRENT CRIMINAL ORGANIZATION OFFENCES and TREASON against our Paramount Chiefs and the Confederation FLAG Given by King William IV for Trade and Corporate Businesses we are forcing our Legal Authority on you and your Illegal Government caught with King Charles Inheritor of Queen Elizabeth II Fraud of our "QUEEN VICTORIA TRUST" Wealth while our Kings Flag is still in a FIXED TITLE COMMERCIAL CONTRACT with WESTMINSTER PARLIAMENT and our Legal Partner "ADMIRAL OF THE FLEET MICHAEL BOYCE" House of Lords Lord Baron Michael Boyce. Here is my list of "NATIVE" Surnames I chose 3 CHIEFS from to go to WESTMINSTER PARLIAMENT now with these AUTHENTICATED CHIEFS SIGNED DOCUMENTS 3 from WAIKATO for Paramount Chief "TIRA WAIKATO WHAREHEREHERE MANUKAU" and 3 CHIEFS from BAY OF ISLANDS for Paramount Chief "REWHAREWHA MANUKAU" Buried on top of RAWHITI TOWNSHIP Hill Closest to the gate with the name "REWHA" on the MEMORIAL STONE that Paramount Chief "MOHI TE MAATI MANUKAU IV" told me there in the Grave Site his Ancestor is Buried there and I filmed him there me doing his Treaty Claims Research all over New Zealand for his Moriori Tribesmen that the GENTRY FREEMASONS in AWAROA Helensville and SCOTLAND acknowledge as TRUE BRITISH TITLE.

- 1/ UTUTAONGA Hare (I know this one as a Confederation Of Chiefs Member with me Helensville)
- 2/ HARETUKU Wiremu
- 3/ HAU George
- 4/ HAU Horomona
- 5/ HAURAKI Apena William
- 6/ RAMEKA Hone (Taipara Nukunuku Whanau)
- 7/ HEKE Danny

Moai Tidal Energy World Co Op Pound Gold Water Money Patent Shares UK 'TM'

Moai Solid Hydrogen Fuel Energy, Water, Gold, Currency © Patent Brand Name, Moai Crown King William IV Sovereign State Authority Seals

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8/ HEKE Hone Tapahi





- 9/ HEKE Kananga
- 10/ HEKE Rangimarie
- 11/ HETA Albie (Paramount Chief) No 1
- 12/ HETA Benjamin
- 13/ HETA Hauraki
- 14/ HETA Huhana Pao
- 15/ HETA Hunia Wi
- 16/ HETA Kapuai Wi
- 17/ HIKO Hone (Paramount Chief) No 2
- 18/ HIKO Huri (Paramount Chief) No 3
- 19/ HIKO Walter James (Paramount Chief)
- 20/ HIKUWAI William
- 21/ HIRA Tura Potaua (Chief)
- 22/ HONGI Eri Wii (Chief)
- 23/ MIHAKA Wharepapa (Chief)
- 24/ MIHAKA Tawaewae (Paramount Chief) No 6 Chief from the Court
- 25/ NEHA Henare
- 26/ NEHA Hori
- 27/ NEHA Rui
- 28/ NEHO Eddie
- 29/ NGERE Hone (Paramount Chief) No 4
- 30/ Pera (Paramount Chief)
- 31/ POTAUA Te Paea Rangitao No 5

Moai Tidal Energy World Co Op Pound Gold Water Money Patent Shares UK 'TM'

Moai Solid Hydrogen Fuel Energy, Water, Gold, Currency © Patent Brand Name, Moai Crown King William IV Sovereign State Authority Seals

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- 32/ PUKEPUKE Jay Rahuri
- 33/ PURU Pahi (Paramount Chief) No 4 Chief from the Court
- 34/ PURU William Bill Riwhi
- 35/ RAMEKA Rora Maru
- 36/ RAMEKA Tame Anaru (Chief)
- 37/ RAMEKA Wiremu Paati (Chief)
- 38/ REWHA Under Investigation of Whakapapa "MAORI" where the surname originates from Paramount Chief Rewharewha Manukau from his Urupa memorial stone marked REWHA above Rawhiti Township!
- 39/ REWHAREWHA Tamihana Under Investigation of Whakapapa "MAORI" where the surname originates from Paramount Chief Rewharewha Manukau from his Urupa memorial stone marked REWHA above Rawhiti Township!
- 40/ REWHAREWHA Hone Under Investigation of Whakapapa "MAORI" where the surname originates from Paramount Chief Rewharewha Manukau from his Urupa memorial stone marked REWHA above Rawhiti Township!
- 41/ TAKIMOANA Hori (I know this one)
- 42/ TAUWAKA Erana (Needs Chief in the Family Male Line she's holding) No 5 Chief from the Court



- 43/ TAWHAI Hone (Paramount Chief)
- 44/ TE HAARA Waiohau (Paramount Chief) No 3 Chief from the Court
- 45/ TITORE Hamaka
- 46/ TITORE Papa
- 47/ TITORE Tarua Wi
- 48/ TOA Maria (Needs Chief in the Family Male Line she's holding)
- 49/ TOKI Lorraine (Needs Chief in the Family Male Line she's holding) No 1 Chief from the Court
- 50/ WIKAIRA Hone

This is the Paramount Chiefs Chosen by the Native Magistrate Kings Bench Court direct to the Grave Site of Paramount **Chief Rewharewha Manukau** of the First Gravestone closest to the Gate that has REWHA on the Stone in my Research of the Bay of Islands with 50 Year Freemason Paramount Chief Mohi Te Maati Manukau IV Moriori Wakapapa Videos of him at his Ancestors Grave Site above the

Moai Tidal Energy World Co Op Pound Gold Water Money Patent Shares UK 'TM'

Moai Solid Hydrogen Fuel Energy, Water, Gold, Currency © Patent Brand Name, Moai Crown King William IV Sovereign State Authority Seals

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Township Maunga of RAWHITI that he said The Stone has been altered So this is a VOID TITLE LAND of the Maori Land Court TITLE Challenge the WHAKAPAPA of MANUKAU Versus REWHA MANAWHENUA AFFIDAVIT in this Court Hearing on Saturday 17 September 2022 for anyone to REFUTE this "NATIVE" TITLE Claim I ENFORCE HERE on 17 September 2022 shall be Published when I send this Letter to you Governor General CINDY KIRO Challenging your "MAORI" LAND COURT JURISDICTION against our "NATIVE MANUKAU" British Scottish FREEMASONS LAND SURVEY TITLE Jurisdiction against all these INDIGENOUS SURNAME Landowners ABSOLUTE. Regards

John Hoani Kahaki Wanoa (British Customary Native Land Transfer Title Assessor and Historian)

The King Flag, The United Tribes Flag of The World To End All Wars, & For The Safe Passage On Earth: <https://www.youtube.com/shorts/llFr2w...>

Confederation of United Tribes of New Zealand Flag Jurisdiction:

<https://www.youtube.com/watch?v=tFE5A...> :

Confederation of United Tribes of New Zealand Flag Jurisdiction: ~2

<https://www.youtube.com/watch?v=5KGye...>

Confederation of United Tribes of New Zealand Flag Radio Chat 4th May 2022.

<https://www.youtube.com/watch?v=2Q7B9...> :

Moai Tidal Energy World Co Op Pound Gold Water Money Patent Shares UK 'TM'

Moai Solid Hydrogen Fuel Energy, Water, Gold, Currency © Patent Brand Name, Moai Crown King William IV Sovereign State Authority Seals

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Confederation of United Tribes of New Zealand Flag Jurisdiction: ~3

<https://www.youtube.com/watch?v=IPUce...> :





OF KINGS AND OFFICERS – THE JUDICIAL DEVELOPMENT OF PUBLIC LAW AND FEDERAL LAW REVIEW ^{by} Bradley Selway



1/ William Conqueror 1066 2/ King William III 1694 3/ King George II 1766 4/ King George IV 1823 5/ King William IV 1834 6 King Ernest Augustus 20/3/19



1/ Black cross Navy Military Protectorate against Pirates Satan 2/ 4 x St Patrick 8 Pt Star NES W 3/ Red Cross 7 Kings Blood Lines Continuity of Sovereignty
4/ Big Red Cross of St George of England King George I to VI 5/ Sea of Admiralty & Sky Blue Law 6/ 1834 Declaration of War Emergency Court Martial Law



The Confederation Chiefs Executor John Wanoa Jurors and Paramount Chief Tira Waikato
Wherehere Manukau Pungapunga Tribal Members in the Waikato Region of Arapuni Karapiro

From the Confederation of Chiefs and 50 Indigenous Surname "Native" Chiefs Descendants

To

Your Excellency The Right Honorable Dame Cindy Kiro, GNZM, QSO

Governor-General of New Zealand

Government House
Private Bag 39995
Wellington Mail Centre
Lower Hutt 5045



You wear our St Patrick 8 Pt Star Kings Flag Contract a Prosecuted Offence





"PRIVATE PROSECUTOR AND INVESTIGATIONS"

**Government House
Private Bag 39995
Wellington Mail Centre
Lower Hutt 5045**

12-4-2018 to Saturday 24-9-2022

**MOAI POWERHOUSE GROUP
Proposed Operations in London**

**NA ATUA E WA AOTEA LIMITED
Hamilton 3200 New Zealand**

"Moai Crown" Westminster City England Creditor

NA ATUA E WA AOTEA LIMITED New Zealand

MOAI POWERHOUSE GROUP London England

"Moai Powerhouse Bank" Westminster City England

"Moai Royal Bank" New Zealand and Pacific World



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



Moai Crown State Default Convictions of Private Prosecutor Superior Courts King William IV Sovereign Flag Jurisdictions!



John Wanoa
SALES QUALITY RESIDENTIAL

09-520-4546 Business
025-592 245 Mobile 24 hours



REMUERA
HARVEY CORPORATION LIMITED
215 Remuera Road, P.O. Box 20223, Remuera, Auckland, New Zealand.
Tel: 011-520-4547

**Your Excellency The Right Honourable Dame Cindy Kiro, GNZM, QSO
Governor-General of New Zealand**

I am writing to you today to express my lawful legitimate and legal position as a Surrogate King George IV 1823 Contract and Surrogate King William IV 1834 Flag Sovereign Nations Founding of New Zealand British "Crown" Legal Authority and Appointed President of the Confederation of Chiefs at Kororareka Bay of Islands with the British 1834 Confederation of Chiefs Flag Commercial Contract Legal Inheritance to the British "Crown" CORPORATIONS Two Party Private Contract locked to the INDIGENOUS SURNAME CHIEFS of KORORAREKA on the RAWHITI NATIVE LAND BLOCK this date 11 March 1834 King William IV made Extant forever more in his Statute Law in Westminster Parliament you have Usurped for your New Zealand "Crown" Government "MAORI" CORPORATIONS CONTRACT since 1837 Queen Victoria Reign historically linked to **Okiato Native Magistrate Kings Bench Court Bank** British Origins as **NATIVES OF NEW ZEALAND** and not "MAORI" as you have Illegally Published in Government Legislation as "MAORI" were here in 1769 as FALSE WHAKAPAPA History Tampering with British Government Press Documents of the CUSTOMARY NATIVE LAND TITLES of **Paramount Chief Rewharewha Manukau buried above Rawhiti Township** Manawhenua over these "NATIVE" LANDS registered under the Freemasons Glasgow Native Magistrate Court Land Records Scotland Sale of Uetaua (Pukekohe Waiuku West Coast to Bombay Hills to Clevedon to Maraetai Beach East Coast) to Queen Victoria 11 March 1862 linked to Awaroa Native Magistrate Kings Bench Court Bank in Helensville West Auckland linked to Paramount Chief Tira Waikato Whareherehere Manukau of Pungapunga Marae Arapuni Maungatautari Mountain Pa Site "NATIVE"





LAND TITLE TRANSFER to KING GEORGE IV Manawhenua over New Zealand Country Title sold to King George IV British Crown in 1823 by Chief Tira Waikato Whareherehere Manukau LAND DEEDS

I am telling you Governor General **Cindy Kiro** your Government and **IWI MAORI TRUSTEES** are very mischievous to use our **BRITISH Confederation Flag** as a **Whakaputanga Maori Flag** of Third Party Contracts to Queen Victoria Violation of our **King William IV Chiefs of the Confederation First Party** to British "Crown" Contract originally set up in the **Okiato Magistrate Court** in Kororareka Russell Bay of Islands is a **Threat to our Chiefs British Kings Commercial Trading Bank Flag** that established the founding of New Zealand confirmed by Captain James Cook that King William IV Founded New Zealand First and not your **New Zealand "MAORI" Government** cut your Sovereignty to Westminster Parliament and you are trying to steal our 1832 to 1834 King William IV Contract Flag while you limited 1840 Treaty Claims to 1840 so that's where your Corrupt Jurisdiction lies and not 1834 Confederation Flag Jurisdiction or **FAKE "MAORI" Tribe 1840 Treaty of Waitangi you are LOCKED to that date CONTRACT 6 February 1840 FIXED in STATUTE LAW** cannot use our 1834 FLAG as Chiefs **1835 WHAKAPUTANGA FLAG** because our **"NATIVE" Chiefs surnames** I have listed here are Second Party to King William IV First Party Commercial Contract while your **QUEEN ELIZABETH II** Severed your Sovereignty Ties to Westminster Parliament So now you are sending the Retired Speaker of the House **TREVOR MALLARD to Ireland** to Steal the Republic of Ireland Parliamentary Laws to use in your Corrupted Fraud Governments Jurisdiction wont work because we the Confederation of Chiefs Executors have the Dutch King William III 8 Point Star of St Patrick Municipalities Act I made Public Notification Claims to these 6 Dutch Kings Legal Authority of Admiralty Law over the top of you and your Corrupt Government that it is an **Offence for you to go to Kororareka HARATU MARAE** to use your own KIRO Whakapapa with your IWI MAORI "CROWN" PAKEHA EUROPEAN WHAKAPAPA to try to overpower our **"NATIVE" CHIEFS INDIGENOUS SURNAME WHAKAPAPA CUSTOMARY NATIVE LAND TITLES** is on the Records in Westminster So I say to you CINDY KIRO to Cease and Desist from going to Kororareka to claim the 1835 Whakapunga Flag Sovereign Authority is Fraud and Corruption of our Contract Agreement and that **"MAORI" is a Conflict of Interest on our "MOAI CROWN" "NATIVE CHIEFS LISTED HERE WHAKAPAPA** that you Corrupted I tell the TRUTH in this FORMAL LETTER TO YOU to tell you WHO I AM on these NATIVE LANDS with the **"NATIVE CHIEFS I chose as a CUSTOMARY NATIVE LAND ASSESSOR you must REFUTE.**

Zoom Court Hearing Agenda Saturday 17 September 2022 you must Refute or it becomes LAW

Letter of warning to you Governor General **Cindy Kiro** violating our **King William IV 1834 King Flag Commercial Contract** between the Paramount Chiefs of Kororareka and King William IV Land Transfer Deeds from the British "Crown" **does not belong to "Maori" IWI Tribe Corporations** and the New Zealand Crown Government Private Corporations The Native Customary Land Title belongs to the 3 Successors of these 50 surviving indigenous surname Chiefs successors of Kororareka Russell and **Paramount Chief Rewharewha Manukau buried in Rawhiti Township Maunga** I chose 3 Named successor Chiefs from Russell Rawhiti Boundary area and I chose from 97 indigenous surnames of the chiefs of the Waikato area of Maungatautari Mountain Pungapunga Marae Arapuni Paramount Chief Tira Waikato Whareherehere Manukau British Land Transfer Title in Edinburgh Magistrate Court Scotland to King George IV 1823 for the Sale and Purchase of New Zealand Country "Crown" Leases

You Governor General **Cindy Kiro** has Kiro surname ancestors on Rawhiti Land block but no chief over the area you are going to steal the real NATIVE SURNAME Manawhenua Land Title NOT MAORI TITLE EUROPEAN SURNAME Titles over all the indigenous surname Chiefs NATIVE SURNAME First Nations CHIEFS I am naming as the Manawhenua over the Bay of Islands 3 selected Chiefs I





choose as the NATIVE LAND ASSESSOR on 13 September 2022 for Maori IWI Marae at Kororareka which is a threat to the indigenous Native Customary Land BRITISH CROWN TITLES Matching what chose and not MAORI Choosing their Chiefs Titles in REAL ESTATE FREEMASONS LAND SURVEY Transfer of Lands from a NATIVE SURNAME CHIEF to a White Skin EUROPEAN BRITISH "CROWN" AGENT is a British New Zealand Land "Crown" Conflict of Interest with a QUEEN VICTORIA QUEEN ELIZABETH II KING CHARLES Corrupted Foreign Corporation Government Company breaking our British Kings Emperor Contract Laws and Rules of our Kings Emperors Partnership Contract 1834 King William IV Flag Ship and King George IV "Crown Contract sale of New Zealand Country to King George IV as Final Argument Un-refuted Affidavits in this Court Hearing Saturday 17 September 2022 at 6 pm New Zealand time 7am UK time 9am EU 12 Midnight Canada becomes CONTRACT LAW

You Governor General **Cindy Kiro** is mischievous to use the Confederation Flag as a Whakaputanga Maori Flag of a Third Party Contracts to Queen Victoria and Queen Elizabeth II is a **Violation of our King William IV Chiefs of the Confederation Contract in Okiato Magistrate Court in Kororareka Russell Bay of Islands 1832** is a Threat to our Chiefs British Kings Commercial Trading Bank Contract Confederation Flag direct to Westminster Parliament our interpretation Flag is that it established the founding of New Zealand confirmed by Captain James Cook that is on the Records in Westminster So I say to **Cindy Kiro you must Cease and Desist** from going to Kororareka to claim your "MAORI" 1835 Whakapunga Flag Sovereign Authority that Flag belongs to the Confederation of Chiefs is Fraud and Corruption of our Contract Agreement and that **"MAORI" NZ Australian Governments Private Corporations Corrupt Fraud Land Transaction Fabricated "MAORI WHAKAPAPA"** is an Invented Tribe Legacy of the New Zealand "Crown" Offshore Foreign Business is a Conflict of Interest to our "NATIVE" British Land Titles original Contracts of King George IV and King William IV and me and the Living Chiefs I choose 3 Chiefs from Bay of Islands and Waikato shall be the True Sovereign Laws over this NATIVE LAND Country of New Zealand **CINDY KIRO** your Photo is in this Native Magistrate Court for **Committing Treason and Corruption of our Kings Laws of the Land "CROWN" Business** with Britain UK you area a fifth party in this **Contract Agreement with the British "Crown"**

Other matters of the Court are for 77 Cook Street Seizure Notice to the Police and Government Prime Minister all your photos and ID are in this Court charged Prosecuted and Convicted of Treason Genocide Mass Murder and Bio weapons Bank Wars on our Sovereign People of the world witnesses

John Wanoa

021 078 2523

moaienergy@gmail.com

Queen Elizabeth II Wealth she Stole off the Countries she and her Corrupted Criminal Organization Rothshchils "City of London" Corporation "Bank of England" Fake Fraud "Fiat Pound Note USD Stole off the Sovereign Confederation of Chiefs Public Population of New Zealand and Sovereign People of Britain UK and the Worlds Native Populatons shall return back to them in this Native Magistrate Kings Bench Court toda Saturday 17 September 2022 at 6 pm New Zealand 7 am UK time 9 am EU time Here is what the Court and Sveregn People of the World wants back from this Un Royal Family of Pirates and Treasonous Bank Fraudsters for their own Selfish Families <https://fb.watch/fAB1ToFA38/> We the Sovereign People in 250 Countries Claim and Proclaim this Stolen Wealth belongs to us the People direct this Court to Cash the Moai Pound Note Legal Instruments over this our Valued Wealth





King William III King George III King George IV King Earnest Augustus I King Earnest V Pound Note

Moai Pound Note Debtor Instrument over Governor General Cindy Kiro-Prime Minister Jacinda Ardern

Governor General Cindy Kiro I know that you are going to "HARATU MARAE" in Kororareka on 28 October 2022 as a "MAORI" to "CLAIM" the WHAKAPUTANGA FLAG of "MAORI" Interpretations of you New Zealand Invented "MAORI" Tribe that is a FICTIONAL ILLUSION TRIBE Your NZ CROWN predecessors Created to FOOL NEW ZEALANDERS into thinking you can GET AWAY with FRAUD THEFT STEALING our KING WILLIAM IV 1834 CONFEDERATION OF CHIEFS 8 POINT STAR OF ST PATRICK CHURCH FLAG JURISDICTION THAT YOU WEAR ON YOUR "CROWN" CLOTHES AS OFFENSIVE TO US WHILE YOU DONT HAVE THAT LEGAL AUTHORITY IN FRONT OF THE DESCENDANT NATIVE SURNAME CHIEFS to be operating your ILLEGAL FRAUD CORRUPTED CORPORATE PRIVATE Government Business with your 1902 FLAG JURISDICTION as a THREAT to our 8 POINT STAR ST PATRICK FLAG that has these 4 stars of our Corporate Business in 4 Corners of the World is NOT ANY OF YOUR FOREIGN COMPANY'S BUSINESS to Offend us the CHIEFS of this KING WILLIAM IV FLAG that you and your Governments have USURPED its Power and 8 POINT STAR AUTHORITY MUNICIPALITIES ACTS of KING WILLIAM III and KING WILLIAM IV Acts of Westminster Parliament since 1837 we now BILL CHARGE DEBTOR-D YOU FOR ALL 185 YEARS since King William IV died in 1837 this Court Bill you 185 years of your Governments Corrupt business now owes the Sovereign People of New Zealand what I determine as the Prosecutor of this Native Magistrate Kings Bench Court says you carry on your Head the same Charge as PM Jacinda Ardern GBP Moai Pound Note £100 Trillion on your head today CINDY KIRO by Default Contract of Queen Elizabeth II Criminal Fraudster we bill debtor d her **£970 Million Trillion Trillion GBP Moai Pound in this Court again today** as a Consequence of your Criminal Organisation we Charged you under Pope Francis "MOTU PROPRIO" ORDERS as COURT "COUNTS" DEFAULT CONTRACT

I am telling the People of New Zealand today that you are going to KORORAREKA to JOIN YOUR "MAORI" "CROWN" NEW ZEALAND Government Parliament PRIVATE CORPORATION Business to your "IWI MAORI" "CROWN" Private Corporate Business "PAKEHA" on their "HARATU MARAE" in Meetings with Local PAKEHA MAORI Community in KORORAREKA to try to STEAL our 1834 KING WILLIAM IV Flag your NZ Government now calls the WHAKAPUTANGA is ILLEGAL for you to STEAL our KINGS FLAG given to "NATIVE CHIEFS" and not "MAORI" CHIEFS you Illegally Compromised the word "NATIVE" to "MAORI" as if "MAORI" was here in 1769 and 1831 you BREACHED the UK NZ BRITISH CRIMINAL CODE of Altering British Government Printing Office Documents which is a Major Fraud this Court and Jury charged you today for this **Serious Offence £970 Million Trillion Trillion**





as a great part of the Great Criminal Organization we Find Prosecuted you guilty of this Crime of many Crimes of Church and State and shall today **Cash** the Moai Pound Note against your Head with Prime Minister Jacinda Ardern caught in the **ACT of TREASON** against us the Chiefs of this Country New Zealand we hold the Titles over you as you have no proof of Title Ownership to New Zealand Country.

I am warning you to stay away from Kororareka Flag and stop what you are planning to do with the **"MAORI" WHAKAPUTANGA Fake Authority of that Flag** that you have **No Legal Ownership** in our **Commercial Contract with Britain UK Direct** while you cut your Sovereignty off to Westminster Parliament and POPE FRANCIS Holds our Birth Certificate **SOVEREIGNTY BOND SECURITY OF INVESTMENT** while you are a **SERVANT SLAVE** to us the **SOVEREIGNS OF NEW ZEALAND** and we **FORBID you** and your **PRIVATE CORPORATION COMPANY** "Her Majesty the Queen In Right of New Zealand" or any other Private Corporation that you operate on these Lands we **CHIEFS** want you and your **CRIMINAL ORGANISATION BANISHED** off our **HAPU "NATIVE" CONFEDERATION OF CHIEFS LANDS** because **we hold the TRUE REAL ESTATE LAND TITLE OWNERSHIP INSTRUMENTS** To this country while you only Govern the Country with your **FOREIGN** Government we want you **RID OFF THE LAND** arrested and Locked up for **Treason Genocide Murder Fraud War Mongering Corruption Bio Weapons Theft of DNA Land Children and Money Wealth** for your own Self Interests. **This is a Lawful Legal Court of Law that your Prime Minister failed to REFUTE My AFFIDAVITS which became a DEFAULT CONTRACT** same for you I write this Letter to you as an **AUTHORITY PARAMOUNT CHIEF LEGAL ADVOCATE LAW ENFORCEMENT PROSECUTOR and JUDGE** with a **JURY** here on **ZOOM** and the entire **WORLD** Audience watching and witnessing these Court Hearings are directed at you criminals on Trial in this Court administering a Criminal Business

You will find here 19 Court Hearings extended from **MARAE COURT HEARINGS** to **REAL TRUTH VIRTUAL ONLINE ZOOM BAR-LESS-DOCK LESS COURT HEARINGS** because we have this **KING WILLIAM IV DRY LAND 1834 FLAG** Given to hold Court Hearings anywhere in the World without having a **SEA FLAG "BAR" and "DOCK"** to **TRY YOU IN** and it is your Legal responsibility to respond to mine and the **COURTS** Prosecution of you in **PUBLIC VIEW** with your **PHOTOGRAPH** to show its **YOU** whom I am accusing is a **PIRATE THUG CRIMINAL** operating a **SCAM FRAUD CORRUPTED** Corporate Business against us the **Sovereign People of New Zealand** who **STOP YOU** from committing More **CRIMES** while having **NO QUEEN** now you have **CHARLIE** Inheriting **QUEEN ELIZABETH II** Criminal Organization **WE STOP YOU RIGHT HERE AND NOW** with these **CHIEFS** I have Signing the Country back to the **"NATIVES" CHIEF SUCCESSORS** and **Sovereign People of New Zealand** making this **CLAIM** collectively today **Saturday 17 September 2022** and beyond today

We Charged you under **"MOTU PROPRIO" LAW** here below and in all the Documents and 18 **VIDEO AFFIDAVITS** on your Head **"CINDY KIRO"** and on **"JACINDA ARDERN"** Head today we the **COURT ENFORCED** the **KING WILLIAM IV FLAG OF ADMIRALTY LAW JURISDICTION** and **"POPE FRANCIS" LAW** and **LORE OF "MOAI CROWN" COURT TRUTH** on your **HEADS TODAY** in front of **New Zealand Britain UK** and the **World** Watching and Witnessing this historic Event you must **Pay up** and **Lose** all your **Property Home Valuables Land Bank Investments** we warn you and your **THUGS** and **PIRATES** that the people have had enough of your **Anthony Fauci BS fake C V I D JAB Weapons**.

MOTU PROPRIO LAW KING WILLIAM III, IV LAW ACTS MOAI CROWN LAW ENFORCED on you
Jacinda Kate Laurell Ardern £100 Trillion Pound Bounty on your Head and NZ "Crown" Corporation
Cindy Acylon Cynthia Kiro £100 Trillion Pound Bounty on your Head and NZ "Crown" Corporation.





CINDY KIRO and JACINDA ARDERN CHARGED with altering BRITISH CROWN DOCUMENTS and ILLEGALLY CHANGING THE WORD "NATIVE" into "MAORI" as if it was in 1825 and 1831 so the NATIVE COURT identified your WAITANGI TRIBUNAL Words as FRAUDULENT CLAIMS that Corrupted the WHAKAPAPA LAND TITLES and HISTORY of NEW ZEALAND "MAORI is a MYTH



4 LAWS ENFORCED IN THIS NATIVE MAGISTRATE KINGS BENCH "MOAI CROWN" COURT.

[Zoom Court Sat 24 Sept 2022 British Confederation Flag versus NZ Govt Whakaputanga Flag](#)

[He Whakaputanga me te Tiriti The Declaration and the Treaty: The Report on Stage 1 of the Papatirangi o Te Raki Inquiry \(waitangitribunal.govt.nz\)](#)

Downloaded from www.waitangitribunal.govt.nz Downloaded from www.waitangitribunal.govt.nz **He Whakaputanga me te Tiriti The Declaration and the Treaty** 296 same circumstances warranted the Crown establishing authority in areas where British settlement was already under way. The author of the report was Captain William Hobson. The imperial authorities considered their position within the context of significant changes that were then occurring both at home and abroad. The domestic political scene had been for some time preoccupied with electoral reform. After the passing of the **Reform Act 1832**, this had taken a different trajectory through the Chartist movement, which advocated universal suffrage. Alongside these political developments, ongoing industrialisation had spurred a massive increase in migration to Britain's settlement colonies in North America, South Africa, and Australia. Increasing migration gave rise to **new colonies of settlement, including South Australia, which was established in 1834** under Wakefield's model. It also coincided with increasing calls from existing settlement colonies to be granted self-governing powers. Two armed uprisings in the British North American (Canadian) colonies in late 1837 underlined the need to address these issues. **A Parliamentary Committee was convened in 1838 to inquire into the situation there.** The Committee's chair, Lord Durham – a long-time advocate of organised colonisation, including of New

zealand, proposed a scheme for leading a savage people to embrace the religion, language, laws, and social habits of an advanced country, – for serving in the highest degree, instead of **gradually exterminating**, the **aborigines** of the country to be settled. This is not a plan of mere colonization; it has for its object to civilize as well as to colonize; to preserve the New Zealand race from extermination. The exact plan laid out in The British Colonization of New Zealand was for the Association to acquire land from **Māori** who were 'already **disposed to part with their land and sovereign rights**'. British government would then be established, which would in turn extend to **Māori** the benefits of British subjecthood. Other **Māori** would observe the advantages of British government and would progressively seek to join in. 'By degrees, then,' it was explained, 'and by the desire of the native inhabitants, **British sovereignty and laws would be extended over the whole of New Zealand**.' At the same time as the Association was setting forth its views, the CMS was busy generating publicity of its own. On **27 November 1837**, Coates wrote a letter to Glenelg that was printed and widely distributed as a pamphlet entitled The Principles, Objects and Plan of the New Zealand Association Examined. In it, he argued that colonisation was inevitably injurious to indigenous peoples and that the Association was simply motivated by profit, though it did not admit it. It was, he wrote, too high wrought, too Utopian, to believe that a miscellaneous body of men will expatriate themselves, to a savage land. **Downloaded from www.waitangitribunal.govt.nz** **Downloaded from www.waitangitribunal.govt.nz** The British Move towards Annexation 301 at the antipodes, merely out of a benevolent regard to the civilization and moral improvement of the **Natives**. Coates doubted that **Māori** would willingly sell land, let alone cede sovereignty (or indeed understand the proposition). He claimed that the Association's scheme would disrupt the work of the missionaries and inevitably lead to 'collision and warfare with the **Natives**'. He suggested instead that the Resident's status be upgraded to that of the consular agents proposed in the select committee's report, with magisterial powers that operated within New Zealand and a **native police**.





YOU ARE PROSECUTED CONVICTED CHARGED CAN'T HIDE FROM GODS TRUTH LORE You failed the Sovereign People of New Zealand over 187 years its the end for you now that your FRAUD TAMPERING of BRITISH GOVERNMENT LEGAL DOCUMENTS are EXPOSED in this NATIVE MAGISTRATE KINGS BENCH COURT Today caught in your Fraud WAITANGI TRIBUNAL COMMITTEE all Photographed here Today Saturday 24 September 2024 on Record

Prime Minister' at a time when Melbourne's Government faced potential defeat over its handling of Canadian affairs. Durham thus gave the advocates of systematic colonisation in New Zealand some real leverage. He had, as mentioned previously, been chairman of the 1825 New Zealand Company, and it seems that body had tried to resurrect itself under his leadership in 1834. A condition of his chairmanship of the Association was that the prior investment of the original New Zealand Company be recognised 24 The Association's book was entitled The British Colonization of New Zealand and was authored in large part by Wakefield.25 Loveridge thought it 'best . . . described as a 423-page version' of the Statement. He noted, though, that it laid much greater emphasis upon the supposed benefits to Māori of systematic colonisation, with an entire chapter dedicated to the 'Civilization of the New Zealanders'. Here, the Association set out the injury to Māori caused by uncontrolled British settlement, and indeed quoted extensively from the 1837 select committee report to make its point.26 It concluded that what was needed in response was not a form of Māori self-government, as promoted by the missionaries – which it suggested would fail owing to Māori lacking, for now, the requisite 'higher degree of intelligence' – but an approach much like that promoted by the Association : a deliberate and methodical scheme for leading a savage people to embrace the religion, language, laws, and social habits of an advanced country, – for serving in the highest degree, instead of gradually exterminating, the aborigines of the country to be settled . . . This . . . is not a plan of mere colonization : it has for its object to civilize as well as to colonize : . . . to preserve the New Zealand race from extermination.27 The exact plan laid out in The British Colonization of New Zealand was for the Association to acquire land from Māori who were 'already disposed to part with their land and sovereign rights'. British government would then be established, which would in turn extend to Māori the benefits of British subjecthood. Other Māori would observe the advantages of British



Zealand. The Statement foresaw Māori happily selling their 'unused' lands for nominal sums and being willingly 'brought to adopt the language, usages, laws, religion, and social ties of a superior race'. It also saw a need to obtain Māori consent, through a treaty, prior to the formation of any settlements, since Māori national independence has been virtually, not to say formally acknowledged by the British Government . . . [by] the appointment of a Resident at the Bay of Islands, and the recognition of a New Zealand flag. Baring, however, also contended in a letter to the Prime Minister, Lord Melbourne, that Captain James Cook's discovery and Macquarie's 1814 proclamation (which, as we saw in chapter 3, referred to New Zealand as a dependency of New South Wales) meant that Britain had rights over New Zealand 'as against other European nations'. The Statement set out the object of obtaining parliamentary approval, explaining that a Bill had been drafted which would grant the Association's leaders a charter to colonise. Essentially, the Association was offering the Crown a British colony at no cost, in return for the Association having the power to make laws and acquire and sell land, using the profits to fund further emigration.9 The Association's second meeting, a week after the first, was well attended and full of optimistic speeches. At the next meeting, a committee was elected which included no fewer than 10 Members of Parliament. Much publicity was generated in the Spectator and the Colonial Gazette. Burns concluded that, 'On the whole, it would be hard to find an organisation which began in a more feverish state of excitement than the New Zealand Association.'10 No sooner had the Association come to prominence, however, than its opponents went on the attack. The Church Missionary Society (CMS), under the leadership of its lay secretary, Dandeson Coates, immediately focused its lobbying in opposition to the Association. Once





You Face the Native People of New Zealand and of the World you deceived wont escape Moai Gods Truth Lore and what fabricated 187 years of History in your Waitangi Tribunal Statements



purchase a million acres from the original New Zealand Company. The Association maintained that it could establish the colony at no expense to the public, and that its members had forsaken 'all notion of private speculation'. But the Government wanted its founders to put up their own money, because it reasonably feared the Association would fold, leaving the government to bear its expenses.⁵⁶ On 30 March 1838, the Earl of Devon proposed the appointment of a

House of Lords select committee 'to inquire into the present state of the Islands of New Zealand',

as this would assist consideration of any proposed legislation. Gleneig supported the motion, which was successful. He favoured the committee reporting quickly, for the Government itself intended to take some action on the matter.⁵⁷ Then, in May 1838, the Association received some unexpected support, in the form of the first annual report of

the **Aborigines'** Protection Society, which had been formed by five members of the 1837 select committee 'to watch over and protect the interests of the natives'.

⁵⁸ With regard to Zealand, the report stated that : the question is not now whether any Colony at all shall be attempted there, for that question is settled by the fact of such large numbers of **British** subjects being already there, as to demand some legislative interference in the way of controul [sic]. It will not be friendship to the **Aborigines** to leave them a prey to the unprincipled and lawless, under the plea of the injustice that might be done them by the establishment of a British colony among them.



so'.¹⁷ As it transpired, Baring submitted the Association's proposed Bill to Lord Melbourne in mid-June 1837. But **King William IV's death on 20 June** meant that Parliament would have to be dissolved and elections held, stalling any advance the Association hoped to make. The Association suffered a much more significant setback shortly afterwards with the publication of the final Report from the Select Committee on **Aborigines** (British Settlements). This committee, which began hearing evidence in 1833 – including that of Coates and his counterpart from the Wesleyan Missionary Society, John Beecham – and was chaired by a prominent abolitionist, concluded that : It is not too much to say, that the intercourse of Europeans in general, without any exception in favour of the subjects of Great Britain, has been, unless when attended by missionary exertions, a source of many calamities to uncivilized nations. Too often, their territory has been usurped ; their property seized ; their numbers diminished ; their character debased ; the spread of civilization impeded. European vices and diseases have been introduced amongst them, and they have been familiarized with the use of our most potent instruments for the subtle or the violent destruction of human life, viz. brandy and gunpowder.¹⁸ As one of its general suggestions, the Committee recommended that settlers not be given governing responsibility over **indigenous peoples**, with whom they would invariably be in dispute over land : The **protection of the Aborigines** should be considered as a duty peculiarly belonging and appropriate to the Executive Government, as administered either in this country or by the Governors of the respective Colonies. This is not a trust which could conveniently be confided to the local Legislatures. . . . [T]he settlers in almost every Colony, having either disputes to adjust with the native tribes, or claims to urge against them, the representative body is virtually a party, and therefore ought not to be the judge in such controversies.¹⁹ For New Zealand in particular, the Committee proposed the appointment there of 'consular agents' who could prosecute British subjects committing offences






The challenge for the Tribunal has been to provide an independent, impartial, public, and accessible forum to which claimants can bring their claims alleging breaches of the principles of the Treaty of Waitangi and have them heard and reported on in a timely manner. I am confident that the Waitangi Tribunal has provided a high-quality inquiry process and authoritative reports that continue to add real value to the integrity and durability of Treaty settlements. There is still much to be done. We must finish the large district inquiries, which bring together many hundreds of claims. In addition, more than a third of registered claims await action. They include historical claims filed too late to be heard in a district inquiry ; issue-focused or kaupapa claims affecting Māori in general ; and contemporary claims from the last two decades. Our overarching aim is to provide inquiry pathways tailored to the aspirations of all remaining claimants who wish the Tribunal to consider their claims. This means comprehensively tackling all claims before us and those yet to be filed. To that end, we have adopted a long-term strategic framework that sets out the main components of the Tribunal's future inquiry programme. This includes both established forms of inquiry, such as the district inquiries under way, and innovative, new pathways to deal with remaining historical claims, kaupapa claims, and contemporary claims. Achieving the strategic goals outlined in this document will enable the Tribunal to transition by the mid2020s to a focus primarily on contemporary claims as they are filed, including new kaupapa claims raising nationally significant issues as well as claims seeking urgency. During this transition and beyond, the Tribunal will remain committed to its core objective : to advance a Treaty-based Crown-Māori relationship and thereby sustain the political, social, and cultural fabric of Aotearoa/New Zealand. [Strategic Direction 2014-2025 \(waitangitribunal.govt.nz\)](http://waitangitribunal.govt.nz)

Chief Judge Wilson Isaac Chairperson of the Waitangi Tribunal

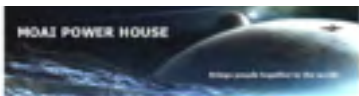



Chief Judge Wilson Isaac
Chairperson of the Waitangi Tribunal



Isaac Wilson this "Moai Crown" Native Magistrate Kings Bench Court Bank and Confederation of Chiefs King William IV 8 Point Star of St Patrick Church King William III 1882 Municiplities Act and King William IV 1835 Municipalities Act Money 1834 Flag Jurisdiction and Authority found you guilty of conspiring to Defraud the Confederation of "NATIVE" Chiefs and people of New Zealand Sovereigns by your Corrupted Writings here as you make publicly that "MAORI " were in existence in 1825 1831 1837 when the British clearly states that the Settled Inhabitants were Indigenous "NATIVE" Aborigines on their BRITISH Government Print DOCUMENTS you altered to Change the whole Government System of New Zealand we have caught you out here and the Court Prosecuted Convicted and Charged you and your New Zealand "Crown" Crimnal Organization Each GBP £100 Trillion Moai Pound Notes the higher of the value balance to King Charles British "Crown" Criminal Organization. Fraudsters Inheritors of Queen Victoria Rothschild Scam Pound Note USD Fiat Money Scam Business





The Waitangi Tribunal Unit is pleased to have been given the opportunity to contribute to the development of this new strategic direction for the Waitangi Tribunal. The strategic direction provides a clear platform upon which the unit will develop and implement a range of initiatives and processes to support the Waitangi Tribunal to achieve its strategic objectives through to 2025. Achieving the Tribunal's strategic goals will require both the Tribunal and the unit to work collaboratively together to explore opportunities to implement a new and innovative future operating model which improves business processes and enables the Tribunal to achieve the timely completion of claims for its claimants. The Ministry of Justice's business strategy and focus to improve customer service and service delivery by reducing time to deliver services by 50 per cent by 2017 are well aligned with the Tribunal's overall strategic intentions. The Waitangi Tribunal Unit is committed to working proactively with the chairperson, presiding officers, and members of the Tribunal to do this and will shortly commence work to further develop the strategies that will be required to contribute both to the strategic priorities of the Tribunal and to the Ministry's business strategy. The launch of the Waitangi Tribunal's strategic direction will signal a new pathway for the unit and one that we are ready to embrace Inheritors of Queen Victoria Rothschild Scam Pound Note USD Fiat Money Scam Business



Julie Tangaere
Acting Director of the Waitangi Tribunal Unit



Julie Tangaere this "Moai Crown" Native Magistrate Kings Bench Court Bank and Confederation of Chiefs King William IV 8 Point Star of St Patrick Church King William III 1882 Municiplities Act and King William IV 1835 Municipalities Act Money 1834 Flag Jurisdiction and Authority found you guilty of conspiring to Defraud the Confederation of "NATIVE" Chiefs and people of New Zealand Sovereigns by your Corrupted Writings here as you make publicly that "MAORI " were in existence in 1825 1831 1837 when the British clearly states that the Settled Inhabitants were Indigenous "NATIVE" Aborigines on their BRITISH Government Print DOCUMENTS you altered to Change the whole Government System of New Zealand we have caught you out here and the Court Prosecuted Convicted and Charged you and your New Zealand "Crown" Crimnal Organization each GBP £100 Trillion Moai Pound Notes the higher of the value balance to King Charles British "Crown" Criminal Organization Fraudsters Inheritors of Queen Victoria Rothschild Scam Pound Note USD Fiat Money Scam Business





The Waitangi Tribunal & The Waitangi Tribunal comprises a chairperson and up to 20 members appointed by the Governor-General, with Māori Land Court judges able to serve as inquiry presiding officers. Legally qualified members may also preside. & The Tribunal's Governance Group, convened by the chairperson, provides strategic direction and reviews the progress of the Tribunal's work programme. & The Ministry of Justice provides operational support to the Tribunal through the Waitangi Tribunal Unit, which delivers a comprehensive range of registrarial, event management, research, report writing, and administrative services.

ILLEGAL Fraud Tampering of British NATIVE INDIGENOUS ABORIGINAL Land Title Ownership

DECREE 1 Evidence of British calling NATIVE ABORIGINAL INDIGENOUS People

Britain's experience of empire continued to galvanise humanitarians ; after the abolition of slavery in the British Empire by legislation in 1833, humanitarian organisations, particularly missionary societies, turned their attention to the experience of indigenous peoples. ² The Parliamentary Committee on Aboriginal Tribes convened for two years (1833 to 1835) and reported in 1837, the same year that the Aborigines' Protection Society was formed. These developments all had a significant bearing upon the Colonial Office as it came to reconsider – from the first approaches of the New Zealand Association in 1837 – Britain's position in New Zealand.

DECREE 2 Evidence of Fraud Tampering calling MAORI Chiefs People in 1825 to 1837 not True

MISCHIEF PAKEHA & MAORI MAKING "MAORI" AS IF THEY EXISTED IN 1825 TO 1837

Zealand Association. 6.2.2 Downloaded from www.waitangitribunal.govt.nz Downloaded from www.waitangitribunal.govt.nz He Whakaputanga me te Tiriti The Declaration and the Treaty 298 committee included a number of members of Parliament who were very sympathetic to his message, among them William Hutt and Francis Baring, and its highly favourable report reflected this. Wakefield's performance at the select committee is generally credited as the inspiration for the formation of the New Zealand Association the following year. ⁸ 6.2.3 The New Zealand Association and its opponents A meeting was thus held in London on 22 May 1837, with Wakefield himself in the chair, to discuss the founding of a Wakefieldian colony in New Zealand. A publication had already been printed, entitled A Statement of the Objects of the New Zealand Association. The meeting duly resolved to form a society by this name to pursue the object of systematic colonisation in New Zealand. The Statement foresaw Māori happily selling their 'unused' lands for nominal sums and being willingly 'brought to adopt the language, usages, laws, religion, and social ties of a superior race'. It also saw a need to obtain Māori consent, through a treaty, prior to the formation of any settlements, since Māori national independence has been virtually, not to say formally acknowledged by the British Government . . . [by] the appointment of a Resident at the Bay of Islands, and the recognition of a New Zealand flag. Baring, however, also contended in a letter to the Prime Minister, Lord Melbourne, that Captain James Cook's discovery and Macquarie's 1814 proclamation (which, as we saw in chapter 3, referred to New Zealand as a dependency of New South Wales) meant that Britain had rights over New Zealand 'as against other European nations' CITE DECREE AFFIDAVIT FRAUD DOCUMENTS





4 LAWS ENFORCED IN THIS NATIVE MAGISTRATE KINGS BENCH "MOAI CROWN" COURT

Zoom Court Sat 24 Sept 2022 British Confederation Flag versus NZ Govt Whakaputanga Flag

NZ CROWN AGENTS DEBTORS OFFENCES He Whakaputanga me te Tiriti The Declaration and the Treaty: The Report on Stage 1 of the Paparahi o Te Raki Inquiry (waitangitribunal.govt.nz)

Downloaded from www.waitangitribunal.govt.nz Downloaded from www.waitangitribunal.govt.nz **He Whakaputanga me te Tiriti The Declaration and the Treaty** 296 same circumstances warranted the Crown establishing authority in areas where British settlement was already under way. The author of the report was Captain William Hobson. The imperial authorities considered their position within the context of significant changes that were then occurring both at home and abroad. The domestic political scene had been for some time preoccupied with electoral reform. After the passing of the **Reform Act 1832**,¹ this had taken a different trajectory through the Chartist movement, which advocated universal suffrage. Alongside these political developments, ongoing Hi Bil industrialisation had spurred a massive increase in migration to Britain's settlement colonies in North America, South Africa, and Australia. Increasing migration gave rise to **new colonies of settlement, including South Australia, which was established in 1834** under Wakefield's model. It also coincided with increasing calls from existing settlement colonies to be granted self-governing powers. Two armed uprisings in the British North American (Canadian) colonies in late 1837 underlined the need to address these issues. **A Parliamentary Committee was convened in 1838 to inquire into the situation there.** The Committee's chair, Lord Durham – a long-time advocate of organised colonisation, including of New Zealand – made a series of recommendations, including **provision for self-government.** Although Durham's recommendations for Canada were not immediately accepted, the transition towards colonial self-government soon commenced in various guises across the settlement colonies. This transition occurred alongside the consolidation of Britain's supreme position as an imperial power after the Napoleonic Wars. Britain's supremacy, however, did not mean that the imperial authorities had ceased to pay attention to the actions of other nations : France had begun to assert its imperial ambitions once again (taking control of Algeria in 1830), and its renewed activity in the Pacific did not go without comment. At the same time, **CITE DECREE AFFIDAVIT FRAUD TAMPERING**

Britain's experience of empire continued to galvanise humanitarians ; after the abolition of slavery in the **British Empire** by legislation in **1833**, humanitarian organisations, particularly missionary societies, turned their attention to the experience of **indigenous peoples.**² **The Parliamentary Committee on Aboriginal Tribes convened for two years (1833 to 1835) and reported in 1837,** the same year that the **Aborigines' Protection Society** was formed. These developments all had a significant bearing upon the Colonial Office as it came to reconsider – from the first approaches of the **New Zealand Association in 1837 – Britain's position in New Zealand. CITE DECREE RULE**

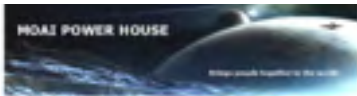
6.2 Wakefield's Scheme for Colonisation 6.2.1 Early plans for organised settlement In chapter 3, we outlined some early proposals to establish small settler colonies in New Zealand. These included plans endorsed by New South Wales Governor Lachlan Macquarie in 1810 and 1816 to establish settlements for flax production, although these came to nothing. In 1823, in England, Edward Nicholls proposed a military settlement, but the Colonial Office was not interested. In due course **the first New Zealand Company was founded in London in 1825** under the chairmanship of John Lambton (later Lord Durham) and deputy chairmanship of Robert Torrens. It planned to **establish a colony** based on





timber and flax production, but this idea was abandoned after a financial crash in London later that same year. Nicholls's proposal was revived in 1826, but the Colonial Office remained uninterested. What all these early schemes had in common was their **commercial focus** on the exploitation of natural resources, such as flax and timber. 6.2.2 Systematic colonisation The advocacy for organised settlement assumed an altogether different character from the late 1820s, however, with the rise to prominence of Edward Gibbon Wakefield and his theories of systematic colonisation. While serving a three-year term in Newgate Prison for abducting an heiress in 1826, Wakefield – well-off thanks to the inheritance of his deceased wife, whom he had also once abducted – began to think about colonisation. He justified his theories on the basis of what he regarded as the deficiencies of English civilisation, particularly the gap in the fortunes of rich and poor, arguing that emigration 6.2 Downloaded from www.waitangitribunal.govt.nz Downloaded from www.waitangitribunal.govt.nz The British Move towards Annexation 297 was a way out of poverty and crime for the masses. The business of colonisation arguably also offered Wakefield a new career path now his conviction had dented his plans to become a member of Parliament.³ In any event, Wakefield's ideas followed a general increase in migration that began in **1815**, and coincided more specifically with an upsurge in **British migration** to the Australian colonies from the late 1820s. As such, Professor James Belich has written, 'Wakefield was riding the wave of public opinion, not creating it.'⁴ Wakefield outlined his plans in a series of publications, including *Sketch of a Proposal for Colonizing Australasia* and *Outline of a System of Colonization* in 1829. He argued that settlers could too easily spread out through a colony because of an abundance of cheap land, and this left a shortage of labour for men of capital. Moreover, under such a scenario there could be no centres of 'civilised' society, which he regarded as essential to successful colonisation. Instead, as he felt had happened in North America, there would be frontier lawlessness and debauchery. Wakefield contended that the Crown or a colonisation company should acquire the land cheaply and then on-sell it at high prices only, with the proceeds being used to fund the emigration of British labourers. These workers would not initially be able to buy their own land, so the colony's labour supply would be assured, although in due course they would be able to improve their position in society through land acquisition. The speculation involved in colonies would belong not to land-sharks but to the investors in colonisation schemes. As Dr Patricia Burns put it, 'Edward Gibbon Wakefield's plan was an example of emigration "by private speculation" – and a profitable speculation it could prove.'⁵ **Wakefield's theories were employed soon enough in the colonisation of South Australia when settlement commenced in 1836, although Wakefield considered that the land put on sale there was still too cheap for his principles to work.** He parted company from the colony's promoters, believing they had made too many compromises in order to appease the British Government. He now began to look instead to New Zealand, where he saw an opportunity to apply his theories in their purest form: here, wrote Burns, 'the Wakefield system would be established in its perfection'.⁶ In 1836, Wakefield testified about the virtues of systematic colonisation before the House of Commons Select Committee on the **Disposal of Land in the British Colonies**, which had been appointed in part to inquire into his theories. He named New Zealand as a great prospect – 'the fittest country in the world for colonization' – albeit one that was currently being colonised in 'a most slovenly, and scrambling, and disgraceful manner' (the opposite, in other words, to his vision of what Professor Erik Olssen described as 'a civilized society in a new land, a civilized society predicated upon the capacity of Britons to co-operate and to govern themselves'⁷). The Edward Gibbon Wakefield, 1823. Wakefield's theories about systematic colonisation inspired the formation of the New Zealand Association. 6.2.2 Downloaded from www.waitangitribunal.govt.nz Downloaded from www.waitangitribunal.govt.nz He **Whakaputanga me te Tiriti The Declaration and the Treaty** 298 committee included a number of members of Parliament who were very sympathetic to his message, among them William Hutt and Francis Baring, and its highly favourable report reflected this.





Wakefield's performance at the select committee is generally credited as the inspiration for the formation of the New Zealand Association the following year. 8 6.2.3 **The New Zealand Association and its opponents** A meeting was thus held in London on 22 May 1837, with Wakefield himself in the chair, to discuss the founding of a Wakefieldian colony in New Zealand. A publication had already been printed, entitled **A Statement of the Objects of the New Zealand Association**. The meeting duly resolved to form a society by this name to pursue the object of systematic colonisation in New Zealand. The Statement foresaw **Māori** happily selling their 'unused' lands for nominal sums and being willingly 'brought to adopt the language, usages, laws, religion, and social ties of a superior race'. It also saw a need to obtain **Māori consent**, through a treaty, prior to the formation of any settlements, since **Māori national independence** has been virtually, not to say formally acknowledged by the British Government... [by] the appointment of a Resident at the Bay of Islands, and the recognition of a New Zealand flag. Baring, however, also contended in a letter to the Prime Minister, Lord Melbourne, that **Captain James Cook's discovery and Macquarie's 1814 proclamation (which, as we saw in chapter 3, referred to New Zealand as a dependency of New South Wales)** meant that **Britain had rights over New Zealand 'as against other European nations'**. The Statement set out the object of obtaining parliamentary approval, explaining that a Bill had been drafted which would grant the Association's leaders a charter to colonise. Essentially, the Association was offering the Crown a British colony at no cost, in return for the **Association having the power to make laws and acquire and sell land, using the profits to fund further emigration.**⁹ The Association's second meeting, a week after the first, was well attended and full of optimistic speeches. At the next meeting, a committee was elected which included no fewer than 10 Members of Parliament. Much publicity was generated in the Spectator and the **Colonial Gazette**. Burns concluded that, 'On the whole, it would be hard to find an organisation which began in a more feverish state of excitement than the New Zealand Association.'¹⁰ No sooner had the Association come to prominence, however, than its opponents went on the attack. The Church Missionary Society (CMS), under the leadership of its lay secretary, Dandeson Coates, immediately focused its lobbying in opposition to the Association. Once the CMS committee had been able to read the Association's Statement, it promptly resolved that 'all suitable means' be used to stop the plan from 'being carried into execution'.¹¹ The CMS's opposition was based on several grounds. First, it believed that Parliament had no business supporting land transactions in a country where the British had no legitimate claim to sovereignty. It would appear from this that the CMS placed no faith in the Association's stated intention to acquire Māori consent. Secondly, it pointed to the '[u]niversal experience' of 'uncivilized Tribes' that came into contact with European colonisers: the suffering of 'the greatest wrongs and most severe injuries'. Thirdly, it considered that any significant colonisation would from its unavoidable tendency... interrupt, if not defeat, those measures for the Religious Improvement and Civilization of the

Natives of New Zealand which are now in favourable progress through the labours of the Missionaries. CITE DECREE AFFIDAVIT DOCUMENT TAMPERING FRAUD

¹² But neither was the Association guaranteed a warm reception from the Government. The Colonial Office was already overstretched, dealing with more than 30 colonies located around the globe, and its staffing numbers were unable to keep pace with the rate of colonial expansion.¹³ Dr (later Professor) Paul Moon put it this way: the larger agony of managing the almost unmanageable Indian sub-continent, and the struggle to rein in disobedient or incompetent colonial officials, shunted Britain's less significant colonial possessions very much into the background of official priorities.¹⁴ 6.2.3. Downloaded from www.waitangitribunal.govt.nz Downloaded from www.waitangitribunal.govt.nz The





British Move towards Annexation 299 Moreover, the officials and political masters of the Colonial Office included a number of men with strong connections to the CMS or sympathies with its aims. Lord Glenelg, the Secretary of State for War and the Colonies, had been a vice-president of the CMS. His junior minister, George Grey, the Under-Secretary of State for War and the Colonies (not to be confused with the later New Zealand Governor of the same name), had been a member of the CMS committee. So too had the senior official in the Colonial Office, James Stephen, the Permanent Under-Secretary.¹⁵ That did not mean – as we shall see – that these men simply sided with the CMS, but it did mean they had an inherent antipathy towards the colonising aims of the Association. As **Dr (later Dame) Claudia Orange** observed, for example, Glenelg was 'reluctant to admit that colonisation in any form was desirable for New Zealand'.¹⁶ Dr Peter Adams noted likewise that 'on more than one occasion Stephen doubted his impartiality towards Wakefield and the New Zealand Company and said so'.¹⁷ As it transpired, Baring submitted the Association's proposed Bill to Lord Melbourne in mid-June 1837.

But **King William IV's death on 20 June** meant that Parliament would have to be dissolved and elections held, stalling any advance the Association hoped to make. The Association suffered a much more significant setback shortly afterwards with the publication of the final Report from the Select Committee on **Aborigines (British Settlements)**. This committee, which began hearing evidence in 1833 **CITE DECREE AFFIDAVIT**

– including that of Coates and his counterpart from the Wesleyan Missionary Society, John Beecham – and was chaired by a prominent abolitionist, concluded that : It is not too much to say, that the intercourse of Europeans in general, without any exception in favour of the subjects of Great Britain, has been, unless when attended by missionary exertions, a source of many calamities to uncivilized nations. Too often, their territory has been usurped ; their property seized ; their numbers diminished ; their character debased ; the spread of civilization impeded. European vices and diseases have been introduced amongst them, and they have been familiarized with the use of our most potent instruments for the subtle or the violent destruction of human life, viz. brandy and gunpowder.¹⁸ As one of its general suggestions, the Committee recommended that settlers not be given governing responsibility over

indigenous peoples, with whom they would invariably be in dispute over land : The **protection of the Aborigines** **CITE DECREE AFFIDAVIT "MAORI" FAKE PAKEHA TRIBE**

should be considered as a duty peculiarly belonging and appropriate to the Executive Government, as administered either in this country or by the Governors of the respective Colonies. This is not a trust which could conveniently be confided to the local Legislatures. . . . [T]he settlers in almost every Colony, having either disputes to adjust with the native tribes, or claims to urge against them, the representative body is virtually a party, and therefore ought not to be the judge in such controversies.¹⁹ For New Zealand in particular, the Committee proposed the appointment there of 'consular agents', who could prosecute British subjects committing offences and who would be supported by the periodical visits of British naval ships. It added : Various schemes for colonizing New Zealand and other parts of Polynesia have at different times been suggested, and one such project is at present understood to be on foot. On these schemes Your Committee think it enough for the present to state, that regarding them with great jealousy, they conceive that the Executive Government should not countenance, still less engage in any of them, until an opportunity shall have been offered to both Houses of Parliament of laying before Her Majesty their humble advice as to the policy of such





British Move towards Annexation 299 Moreover, the officials and political masters of the Colonial Office included a number of men with strong connections to the CMS or sympathies with its aims. Lord Glenelg, the Secretary of State for War and the Colonies, had been a vice-president of the CMS. His junior minister, George Grey, the Under-Secretary of State for War and the Colonies (not to be confused with the later New Zealand Governor of the same name), had been a member of the CMS committee. So too had the senior official in the Colonial Office, James Stephen, the Permanent Under-Secretary.¹⁵ That did not mean – as we shall see – that these men simply sided with the CMS, but it did mean they had an inherent antipathy towards the colonising aims of the Association. As **Dr (later Dame) Claudia Orange** observed, for example, Glenelg was 'reluctant to admit that colonisation in any form was desirable for New Zealand'.¹⁶ Dr Peter Adams noted likewise that 'on more than one occasion Stephen doubted his impartiality towards Wakefield and the New Zealand Company and said so'.¹⁷ As it transpired, Baring submitted the Association's proposed Bill to Lord Melbourne in mid-June 1837.

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an enlargement of Her Majesty's dominions, or of such an extension of British settlements abroad, even though unaccompanied by any distinct and immediate assertion of sovereignty.²⁰ As Dr Donald Loveridge dryly observed, 'on the face of it the New Zealand Association was unlikely to draw much comfort from this Report'.²¹ 6.2.3 Downloaded from www.waitangitribunal.govt.nz Downloaded from www.waitangitribunal.govt.nz He Whakaputanga me te Tiriti The Declaration and the Treaty 300

Adams noted that the 1837 select committee report has often been regarded by historians as 'the highest expression of nineteenth-century humanitarian idealism towards indigenous peoples'

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.22 The committee was effectively attempting to resurrect the scheme provided for in the South Seas Bill in 1832, which had been defeated in Parliament. The reasons for the defeat of that Bill still held – there was little appetite among politicians to establish British jurisdiction in New Zealand. With the King's death, the Association saw that, for its part, nothing could be achieved until the next parliamentary session. It busied itself in the meantime with self promotion. The committee members resolved at their 10 July meeting to strengthen the Association 'by laying their views before the public, and adding to their numbers'. The Association thus embarked on writing a book and, in September 1837, recruited Lord Durham – the newly returned ambassador to St Petersburg – as its chairman. Wakefield hoped that Durham would be able to persuade the new

Queen Victoria to allow the book to be dedicated to her, thus providing a de facto royal endorsement,

although no such dedication appeared when the book was published in November.²³ Regardless, Durham's appointment was significant for the Association. As a leading figure in the reform movement, he was 'the only man who could ensure continued Radical support of the Whig Government and the Prime Minister' at a time when Melbourne's Government faced potential defeat over its handling of Canadian affairs. Durham thus gave the advocates of systematic

colonisation in New Zealand some real leverage. He had, as mentioned previously, been chairman of the 1825 New Zealand Company, and it seems that body had tried to resurrect itself under his leadership in 1834. CITE DECREE AFFIDAVIT

A condition of his chairmanship of the Association was that the prior investment of the original New Zealand Company be recognised.²⁴ The Association's book was entitled The British Colonization of New Zealand and was authored in large part by Wakefield.²⁵ Loveridge thought it 'best . . . described as a 423-page version' of the Statement. He noted, though, that it laid much greater emphasis upon the

supposed benefits to Māori of systematic colonisation, with an entire chapter dedicated to the 'Civilization of the New Zealanders'. Here, the Association set out the injury to Māori caused by uncontrolled British settlement, and indeed quoted extensively from the 1837 select committee report to make its point.²⁶ It concluded that what was needed in response was not a form of Māori self-government, as promoted by the missionaries – which it suggested would fail owing to Māori lacking, for now, the requisite 'higher degree of intelligence' – but an approach much like that promoted by the Association: a deliberate and methodical scheme for leading a savage people to embrace the religion, language, laws, and social habits of an advanced country, – for serving in the highest degree, instead





of gradually exterminating, the aborigines of the country to be settled
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... This ... is not a plan of mere colonization : it has for its object to civilize as well as to colonize : ... to preserve the New Zealand race from extermination.²⁷ The exact plan laid out in The British Colonization of New Zealand was for the Association to acquire land from

Māori who were 'already disposed to part with their land and sovereign rights'. British government would then be established, which would in turn extend to **Māori** the benefits of British subjecthood. Other **Māori** would observe the advantages of British government and would progressively seek to join in. 'By degrees, then,' it was explained, 'and by the desire of the native inhabitants, **British sovereignty and laws would be extended over the whole of New Zealand**'.²⁸ At the same time as the Association was setting forth its views, the CMS was busy generating publicity of its own. On **27 November 1837**, Coates wrote a letter to Glenelg that was printed and widely distributed as a pamphlet entitled The Principles, Objects and Plan of the New Zealand Association Examined. ²⁹ In it, he argued that colonisation was inevitably injurious to indigenous peoples and that the Association was simply motivated by profit, though it did not admit it. It was, he wrote, too high wrought, too Utopian, to believe that a miscellaneous body of men will expatriate themselves, to a savage land 6.2.3 Downloaded from www.waitangitribunal.govt.nz Downloaded from www.waitangitribunal.govt.nz **CITE DECREE AFFIDAVIT**

The British Move towards Annexation 301 at the antipodes, merely out of a benevolent regard to the civilization and moral improvement of the **Natives** ... Coates doubted that **Māori would willingly sell land**, let alone cede sovereignty (or indeed understand the proposition). He claimed that the Association's scheme would disrupt the work of the missionaries and inevitably lead to 'collision and warfare with the **Natives**'. He suggested instead that the Resident's status be upgraded to that of the consular agents proposed in the select committee's report, with magisterial powers that operated within New Zealand and a **native police force formed to support him**.

A small ship of war would also be stationed permanently in New Zealand, and British subjects tried for misdemeanours.³⁰ Wakefield responded promptly on behalf of the Association, sending a letter of his own to Glenelg on 12 December 1837. This also appeared as a pamphlet. In it, Wakefield contended that Coates had understated the negative consequences for **Māori** that unregulated European settlement was already having in New Zealand. He argued that colonisation could not be stopped, and that systematic colonisation would be much more preferable for Māori than the status quo. He also questioned Coates's claim that **Māori would not sell land**, pointing to the missionaries' own claims to have purchased a considerable amount. He accused Coates of deliberately ignoring those parts of The British Colonization of New Zealand that demonstrated – through careful development 'by some of the wisest and best men in this country' – 'that there is a mode of colonization by which the **savage peoples** of a thinly populated country ... may be preserved from the horrors of lawless colonization'.³¹ 6.3 The New Zealand Association Negotiations 6.3.1 The **deputations of December 1837** As **Adams** put it, by mid-December 1837, '[t]he war of pamphlets gave way to the war of deputations', as first the Association and then the CMS met with members of the Government.³² At its 13 December audience with Melbourne and Glenelg, however, the Association received a hostile response from the latter. According to Wakefield, Glenelg objected to the Association's plan 'on every





possible ground almost', although he promised to meet the Association again a few days later and give a final answer.³³ He subsequently set out his views in a memorandum to the Association of 15 December, in which he made what amounted to an official acknowledgement of Māori sovereignty : It is difficult or impossible to find in the History of British Colonization an Example of a Colony having ever been founded in derogation of such Rights, whether of Sovereignty or Property, as are those of the Chiefs and People of New Zealand. They are not Savages living by the Chase, but Tribes who have apportioned the country between them, having fixed Abodes, with an acknowledged Property in the Soil, that Great Britain has no legal or moral right to establish a Colony in New Zealand, without the free consent of the Natives, deliberately given, without Compulsion, and without Fraud. To impart to any Individuals an Authority to establish such a Colony, without first ascertaining the consent of the New Zealanders, or without taking the most effectual security that the Contract which is to be made with them shall be freely and fairly made. **CITE DECREE AFFIDAVIT**

would, as it should seem, be to make an unrighteous use of our superior Power.³⁴ Glenelg does not appear to have expressed a particular concern about the propriety of private individuals – who were not putting at risk their own capital – establishing a colony and effectively, through their land purchases, extending the formal boundaries of the British Empire, although these were particular concerns of Stephen's. Undeterred by Glenelg's rejection, Wakefield met with Melbourne on 15 December and again on 16 December, when he presented a petition signed by 40 businessmen engaged in whaling in New Zealand, urging colonisation as a means of safeguarding British commercial interests. The CMS organised its own deputation and requested a meeting with Glenelg on 20 December (the day Glenelg was to give the Association his final answer), and the Wesleyan Missionary Society secured a meeting for 27 December.³⁵ 6.3.1 Downloaded from www.waitangitribunal.govt.nz Downloaded from www.waitangitribunal.govt.nz He Whakaputanga

me te Tiriti The Declaration and the Treaty 302 6.3.2 Busby's dispatch and the Government's response The Government, for its part, had a difficult task in responding to what Adams accurately described as the CMS and Association's 'tug-of-war' for official approval. Melbourne and Lord Howick, the Secretary at War, had been generally encouraging when meeting the Association in June, and Howick had offered some criticisms of the Association's draft Bill. Melbourne had even approved these before they were sent to the Association. Howick prefaced his comments, though, with the warning that they were merely his opinion. In fact, while sympathetic to the Association's objectives, he shared Stephen's estimation of its plans as 'so vague and so obscure as to defy all interpretation'. But the Association, which had approached Melbourne in June because it expected Glenelg to be hostile, proceeded on the basis that it had the requisite support.³⁶ The deputation that met Melbourne and Glenelg on 13 December declared themselves betrayed by the former's non-commitment, and volubly expressed their outrage. As Adams observed, there were no reasonable grounds for such indignation.³⁷ But despite the Association's over-confidence, both this reaction and Wakefield's lobbying were beginning to pay dividends. On 16 December, Melbourne wrote to Howick : 'So many people are engaged in this New Zealand business, that they have a right to an answer & I hope you will make up Glenelg's mind on the subject.' Pondering Wakefield's arguments about the situation in New Zealand, he added, If we really are in that situation that we must do something . . . it is only another proof of the fatal necessity by which a nation that once begins to colonize is led step by step over the whole globe.³⁸ When Glenelg met the Association's representatives at the Colonial Office on 20 December, they cannot have been particularly confident of a favourable outcome. As the meeting went on, Glenelg indeed gave them no cause for optimism, as he reiterated all the reasons for the





Government's position. But then he said this : The intelligence which Her Majesty's Government have received from the most recent and

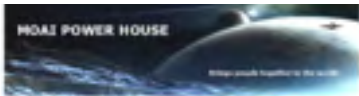
CITE DECREE AFFIDAVIT BRITISH & NATIVES OF NZ EFFECTIVE AUTHORITY

authentic sources justifies the conclusion that it is an indispensable duty, in reference both to the natives and to British interests, to interpose by some effective authority to put a stop to the evils and dangers to which all those interests are exposed.

in consequence of the manner in which the intercourse of foreigners with those islands is now carried on.³⁹ As Adams noted, this could conceivably have been leading on to an announcement that Busby was to be replaced or the Resident's powers increased. But any prospect of that was laid aside by Glenelg's explanation that the Government considered the select committee's idea of consular agents 'inadequate to meet the existing evil'. Rather, he said, preventing injury to Māori could 'be accomplished only by the establishment of some settled form of government within that territory, and in the neighbourhood of places resorted to by British settlers'. His point was ultimately this : Colonization to no small extent is already effected in these islands : the only question, therefore, is between a colonization desultory, without law, and fatal to the natives, and a colonization organized and salutary. Glenelg thus told the Association that the government was willing to consent to the incorporation, by a Royal charter, of various persons, to whom the settlement and government of the projected colony . . . would be confined. This would be based on 'precedents of the colonies established in North America by Great Britain in the sixteenth and seventeenth centuries'.⁴⁰ This was certainly an unexpected development : as Adams put it, the Association 'appeared to have won a decisive victory'. While Wakefield wrote some years later that Melbourne had brought Glenelg into line, this appears not to have been the case. As we have seen, the Prime Minister merely asked Howick to help the rather 6.3.2 Downloaded from www.waitangitribunal.govt.nz Downloaded from www.waitangitribunal.govt.nz The British Move towards Annexation 303 indecisive Glenelg make up his mind. Howick saw Glenelg as weak and not up to the job of Secretary of State for War and the Colonies, and probably did try to persuade him to support the Association – not least because Durham's support was so vital to the Government. But there was an altogether much more important factor in Glenelg's about-face : Busby's 16 June 1837 report, which reached the Colonial Office on 18 December 1837, almost on the eve of Glenelg's meeting with the Association at which he had promised to deliver his final answer. This was the 'intelligence' Glenelg was referring to.⁴¹ We have already discussed this dispatch in chapters 4 and 5. Its importance to this chapter lies in the profound impact it had on the chain of events in London that led to the British Government's eventual decision to acquire sovereignty in New Zealand. In fact, historians generally regard the 20 December 1837 meeting between Glenelg and the Association as a pivotal moment.⁴² Before the arrival of Busby's report, the likelihood – although not the certainty – was that Glenelg's response to the Association would be 'no'. Adams even argued that 'For a few crucial days in the winter of 1837 the immediate future of New Zealand hung in the balance.' ⁴³ But **CITE DECREE AFFIDAVIT**

Busby's dire description of Māori disease and mortality – including even on mission stations, where Māori were meant to be protected from European vices – appeared to strike a fatal blow to the arguments of those opposed to state-sponsored colonisation. While Glenelg had concerns for both Māori and The Church Missionary Society's training college in Islington, London, 1827. In the late 1830s, the Society fought an ideological battle with the New Zealand Association over the latter's





plans to colonise New Zealand. 6.3.2 Downloaded from www.waitangitribunal.govt.nz Downloaded from www.waitangitribunal.govt.nz **He Whakaputanga me te Tiriti** The Declaration and the Treaty 304 British interests. Adams summed up his views on protecting **Māori** in this way : Up until the middle of December **1837**. Glenelg had favoured the argument of the **protestant** missionary societies : that colonization by **whites invariably destroyed indigenous races** ;

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that this could be prevented in New Zealand if the country was left to the missions, backed by the Government ; and that therefore the New Zealand Association must be opposed. At a stroke Busby's report destroyed the middle term of this argument. Haphazard white colonization of New Zealand was already occurring, accompanied by disastrous results for the Maoris. More important, the missions had failed to lessen the impact of this colonization, for the disastrous results were just as apparent among the Maori population subject to their immediate influence as elsewhere.44 Glenelg had little option but to back down by proposing terms on which a charter would be offered. But by no means did he do so entirely, because his offer came with important conditions. Among these, as set out in a letter to Durham of **29 December 1837**, were : the colony could not be established without **Māori** consent, freely given ; the Crown could veto nominations to the governing body and overturn any of its laws ; Crown officials would vet all land transactions with Māori ; other chartered colonies could potentially be established elsewhere in New Zealand (that is, there was no guarantee of a monopoly for the Association) ; and, perhaps most importantly, the founder members of the venture would need to invest their own capital through forming a jointstock company. Durham objected to these conditions but took particular umbrage at the last. The Association's committee members had 'expressly stipulated that they shall neither run any pecuniary risk, nor reap any pecuniary advantage' from the venture, and he argued that investment of their own money would conflict with their governing duties in New Zealand.45 6.3.3 The Church Missionary Society remains opposed The CMS met Glenelg, Grey, and Stephen on 4 January 1838. Prior to this, Coates had borrowed Busby's report from Glenelg and written to him to dispute some of the Resident's claims, such as the decline of Māori on mission stations. Adams described Coates as 'unable to square the incontrovertible facts with his own idealized conception of the missionaries as saviours of the Maoris in this world, as well as in the next'.46 Coates also suggested that Britain might deviate 'from the strict letter of the law of nations' in New Zealand to obtain the sovereignty over one or two enclaves, and thus facilitate the introduction of British law. Loveridge considered that the suggestion that Britain acquire sovereignty over any land in New Zealand represented 'a significant departure from the previous policies of the missionary societies', and showed again the impact of Busby's dispatch. Coates recommended, however, that the enclaves be under 'the entire administration of the [British] Government', and exclude both colonisation and commerce.47 At the 4 January meeting itself, the CMS deputation could not help but suspect that the Association was to receive a charter. The offer was eventually confirmed in a letter from Grey to the CMS on 25 January 1838, although he stressed that CMS objectives would be safeguarded. In reply, Coates wrote that no conditions under which a Charter could be granted to that Association for the colonization of New Zealand could . . . effectively guard against the evils to be apprehended both to the Society's Mission and to the **Natives** from such a proceeding if it should be adopted.48 In other words, the CMS's objection was based on the principle that any form of colonisation would have destructive consequences. Coates's Wesleyan Missionary Society colleague Beecham next took up the war of words in a pamphlet produced in **early February 1838**. As Loveridge remarked, its contents were predictable : 'the Association and its plans were found wanting in all respects'. But Beecham did make the point that the only measure taken in New Zealand to counter the





impact of 'our immoral countrymen' had been to appoint a Resident who had been little more than 'a mere spectator'. Now the Government was contemplating going 'from one extreme 6.3.3 Downloaded from www.waitangitribunal.govt.nz Downloaded from www.waitangitribunal.govt.nz The British Move towards Annexation 305 to another'. He advocated an intermediate position, such as the idea of consular agents.49 Hobson's own August 1837 dispatch, which we discussed in chapter 4, arrived in London on 1 February 1838. In sum, Hobson proposed that 'factories' be established in specific locations where European settlers had congregated, with the consent of local Māori obtained by means of treaty. In these British enclaves, which would be dependencies of New South Wales, a 'factor' would rule over Māori and British subjects alike, police and courts of law would eradicate the issue of frontier disorder, and Māori would be exposed at first hand to the workings of civil government.50 Hobson's dispatch and Busby's June 1837 CITE DECREE AFFIDAVIT

report were published together on 7 February 1838. Beecham seized on Hobson's view that Busby's grim account of New Zealand conditions went too far, and – as Loveridge put it – 'rushed back into print' with another pamphlet that set out the Government's options for New Zealand : namely, colonisation, Busby's protectorate, consular agents, and Hobson's 'factories'. Inevitably, Beecham rated consular agents first and colonisation last. His key criticism of the Association was that it would be 'impossible for any private commercial company' to deal adequately with New Zealand's difficulties. Instead, the situation could 'only be met by a Government measure, to be entrusted, as to its execution, to public officers whose sole business it shall be to carry it into full effect'.51 6.3.4 The 1838 impasse As it transpired, the negotiations between the Association and the Government collapsed over the latter's requirements for an input of funds by the founders and its refusal to allow the colony to encompass the whole of New Zealand (thus leaving open the possibility of a rival colonising venture). Glenelg announced that the Association would not be awarded a charter. Durham decided instead to attempt again to prepare a Bill for consideration by Parliament. Glenelg did not object to this plan, although he warned that the Government's support was by no means guaranteed. Reflecting on these events, Wakefield reasoned that Glenelg and the Colonial Office were under the sway of the CMS, and that the joint-stock condition had been insisted upon principally because it was known the Association would reject it and the negotiations would break down accordingly.52 This line of thought was maintained by Dr Alexander McLintock, who wrote in 1958 that Coates was trusted 'implicitly' by Glenelg, who turned to him routinely for advice : Had Glenelg been left to his own devices, the course of events might have proceeded differently and more happily. As it was, he gave way [to Coates] on all counts and the Association was doomed, leaving to Wakefield the unenviable task of creating a new design from out of the wreckage of the old.53 Writing two decades later, Adams contended that it would be wrong to exaggerate the extent of CMS influence, even over Glenelg. He noted the ways in which the CMS was routinely rebuffed, and observed that '[s]uch treatment reveals the Colonial Office's dislike of amateur advice and interference', regardless of where it came from. He added that Glenelg, Grey, and Stephen 'were all wary of Dandeson Coates, who was by no means on the intimate terms with them or with the Colonial Office files that has sometimes been supposed'.54 Into 1838, therefore, there was now relative uniformity of opinion in Britain among the missionaries, colonisers, and the Government as to the necessity for the establishment of an official British presence in New Zealand beyond that already represented by the British Resident. What remained in dispute was the form this enhanced presence should take. As the year went on, the CMS and the Association continued to vie for the Government's favour. In a way, the two bodies had some aspirations in common. As Belich put it, 'both wanted just enough intervention to facilitate their goals, but not so much as to impede them'.55 Adams usefully summed up the impasse like this. The CMS's primary weakness was that it refused to see that its solutions – such as preventing all colonisation (save for





the families of missionaries), and convincing Parliament to increase the Resident's power and give him naval support – were impractical and outdated now that informal 6.3.4 Downloaded from www.waitangitribunal.govt.nz Downloaded from www.waitangitribunal.govt.nz He Whakaputanga me te Tiriti The Declaration and the Treaty 306 colonisation was well under way. Aspects of its case were also 'blatantly self-interested'. **CITE DECREE AFFIDAVIT FRAUD PUBLICATION**

But the Association too was, of course, driven by self-interest. It wanted to buy Māori land 'for a song' and resell it at a considerable profit to bring out thousands more settlers. Its financial planning was also irresponsible – it anticipated raising money in England on the strength of having bought the 'right' to purchase a million acres from the original New Zealand Company. The Association maintained that it could establish the colony at no expense to the public, and that its members had forsaken 'all notion of private speculation'. But the Government wanted its founders to put up their own money, because it reasonably feared the Association would fold, leaving the government to bear its expenses.⁵⁶ On 30 March 1838, the Earl of Devon proposed the appointment of a

House of Lords select committee 'to inquire into the present state of the Islands of New Zealand'.

as this would assist consideration of any proposed legislation. Glenelg supported the motion, which was successful. He favoured the committee reporting quickly, for the Government itself intended to take some action on the matter.⁵⁷ Then, in May 1838, the Association received some unexpected support, in the form of the first annual report of

the **Aborigines'** Protection Society, which had been formed by five members of the 1837 select committee 'to watch over and protect the interests of the natives'. **CITE DECREE AFFIDAVIT**

⁵⁸ With regard to Zealand, the report stated that: the question is not now whether any Colony at all shall be attempted there, for that question is settled by the fact of such large numbers of **British** subjects being already there, as to demand some legislative interference in the way of controul [sic]. It will not be friendship to the **Aborigines** to leave them a prey to the unprincipled and lawless, under the plea of the injustice that might be done them by the establishment of a British colony among them. The non-interference has now gone on too long, not to justify and demand immediate interference.⁵⁹ The authors followed up this comment by stating that they could not see 'any obviously essential defects' in the Association's plans and did not accept that colonisation per se was injurious to native peoples. If a colonisation scheme had flaws, they said, 'Let these be corrected, and the evils must be diminished.'⁶⁰ The Association's Bill – for 'the Provisional Government of British Settlements in the Islands of New Zealand' – was tabled on 1 June 1838. It professed the intention of protecting and benefiting Māori by preserving them from injury, 'diffusing amongst them the blessings of Christianity, and promoting their civilization and happiness'. It allowed for the appointment of 16 commissioners who could enter into any contracts to obtain Māori land. Any territory gained thereby would be considered 'part of Her Majesty's foreign possessions'. Treaties could also be entered to extend British legal jurisdiction over lands not so surrendered, and a 'Protector of Natives' was to oversee Māori interests in all these matters.⁶¹ The Bill was heavily defeated in the Commons. As soon as Baring moved its introduction, a member opposed it on the basis that Britain 'had no right to establish a colony in a part of the world which was as independent of Great Britain as France or any of the nations of Europe'. Another contended that establishing colonies was strictly the business of the Crown. The CMS also petitioned against the Bill, arguing that Māori would soon – through missionary work – be





Glenelg's resignation, between February and May 1839. McHugh, for example, argued that Stephen and Grey prepared the document in early March, while Adams was sure it was written after 18 May 1839.101 Loveridge, however, contended that this rather long and rambling document could 'by no stretch of the imagination be described as a complete set of instructions' and that it was almost certainly written by James Stephen in December of 1838 or early January of 1839 as a rough compilation of ideas, after Hobson was selected for the position of Consul and before the Under Secretary wrote the 24 January draft instructions.102 It read, wrote Loveridge, 'more like a first stab at articulating the rationale for and scope of British intervention than anything else'.103 The document, if we accept Loveridge's identification, is noteworthy for showing Stephen's thinking in the first draft of the instructions. It focused heavily on why it was necessary for sovereignty to transfer from **Māori** to the Crown, while acknowledging, implicitly, the departure thereby from the select committee's report on **aborigines of 1837**.104 Despite the **Māori** population's separation into disunited tribes and the lack of 'possession by any of them of the Civil polity, or social Institutions of civilized Communities'. Stephen wrote : The **Queen** disclaims any pretension to regard their **lands** as a vacant Territory open to the first future occupant, or to establish within any part of New Zealand a sovereignty to the erection of which the free consent of the **Natives** shall not have been previously given.105 Stephen was also careful to rule out the acquisition of sovereignty over all of New Zealand :

In some views the most simple and effectual measure would be to obtain from the Chiefs the Cession to the **Queen** of the **Sovereignty** of the Whole Country. But for the present at least such a measure would be a needless encroachment on the rights of the **Aborigines**.106 Sovereignty was first to be obtained over those parts where **British** subjects were living.

With the cooperation of a confederation of chiefs CITE DECREE AFFIDAVIT

– obtained through a guarantee of their sovereign and territorial rights, as well as annual gifts – indirect British control could be extended over the rest of the country.

This, Stephen thought, would 6.4.3 Downloaded from www.waitangitribunal.govt.nz Downloaded from www.waitangitribunal.govt.nz He Whakaputanga me te Tiriti The Declaration and the Treaty 312 be to **Māori** advantage. **CITE DECREE AFFIDAVIT AGAINST THE WAITANGI TRIBUNAL**

introducing to them gradually 'the blessings of civilised society'.107 Stephen also noted that representative government was an impractical option for New Zealand, in that the Māori population so heavily outnumbered the settlers. Yet parliamentary approval would be needed to establish a colony that was not based on this principle. He realised it would not be possible to pass prospective legislation before Hobson left, and the wait for confirmation from Hobson that sovereignty had been ceded before legislation could be passed (with the further delay in communicating this back to the other side of the world) would leave New Zealand without lawful government or a court system for a year and a half. Stephen decided, however, that this lengthy delay was manageable.108 Irrespective of the timing of this document, Glenelg's departure resulted in a significant delay in government action. Soon enough, too, there was another change of personnel in the Colonial Office, with Henry Labouchere replacing Grey as Under-Secretary. There matters stood, with Labouchere admitting in April 1839 that the Government 'had not been able fully to consider the New Zealand Question'.109 Not only was Normanby proving as indecisive as Glenelg – Howick and Russell had quickly formed the opinion that he was not up to the job – but the Colonial Office was also dealing with 'smouldering





criticisms in 1974 (see above) – as well as a further list of flaws noted in his 1999 book *An Unsettled History* 192 – Ward found much to commend in the instructions. He did acknowledge that Normanby's depiction of a weak Māori society characterised by little more than nominal control was 'inaccurate to say the least'. But he argued that such an understanding depended on hindsight, and given the reports the Colonial Office was receiving from New Zealand in 1837 to 1839 'there were good and proper reasons for Stephen and Normanby to think and plan as they did'. 193 Overall, he thought the instructions indicated considerable thoughtfulness in the planning of Hobson's mission, and should be noted in mitigation, at least, of apparently 'minimal' preparations to ensure proper Maori understanding. 194 6.7 Hobson Departs and the Instructions Leak While Hobson was still en route to Australia, those parts of Normanby's instructions dealing with land policy were leaked to the press, and to mixed reaction. The Colonial Office's plans were supported by the *Globe* newspaper but criticised by the *Colonial Gazette*, which thought that the process for establishing the validity of pre-1840 land transactions was too vague and that settlers would be encouraged to dissuade Māori from ceding sovereignty. The paper called the whole affair 'a complete mess'. It urged the Government to go back to the basis of British sovereignty having been established by Cook in 1769 and 'formally asserted by the Crown of England in 1814' (a reference to Macquarie's order that described New Zealand as a 'dependency' of New South Wales – see chapter 3). Thus 'the knot of a thousand difficulties' – the phrase Loveridge took for the title of his research report – would be cut. 195 6.7. Downloaded from www.waitangitribunal.govt.nz Downloaded from www.waitangitribunal.govt.nz He Whakaputanga me te Tiriti The Declaration and the Treaty 326 The idea that **Cook's 'discovery' gave Britain sovereign rights had been asserted regularly by those promoting the colonisation of New Zealand in previous years. Loveridge called it a 'favourite theme' of the Association in 1837 and the Company in 1839. But even *The Times* – which had taken a strong line against the Association's plans – asserted in December 1838 that New Zealand was the 'colonial property of the British Crown... by dint of discovery and claim', and that recognising Māori sovereignty was an act of 'pure grace' on Britain's part. The Sydney press said the same in early 1840 – indeed, even after te tiriti was signed, the Sydney Monitor argued that the Queen's rights to New Zealand were still based on Cook's discovery and the 'subsequent occupation by British subjects'. 196 Joseph Somes, the Deputy-Governor of the Company, wrote to the Secretary of State for Foreign Affairs, Lord Palmerston, on 7 November 1839, arguing that both the leaked instructions and the published Treasury minute of 19 July 1839 – which affirmed that Māori would need to cede sovereignty before British authority over New Zealand could be asserted – had been welcome news in France. They were, he said, 'calculated to invite foreign pretensions, which otherwise would never have been imagined'. In his view,**

British sovereignty over New Zealand had been clear until 1831, 'when a series of proceedings commenced, by which the sovereignty of Britain may perhaps have been forfeited' (and even transferred to the missionaries in 1834, and from them on to Māori in 1835). 197 The Colonial Office responded by stressing the repeated acknowledgement of Britain's lack of sovereignty. On 16 November 1839 Stephen told Russell, who had replaced Normanby as Secretary of State for War and the Colonies only a matter of days after Hobson had left for New Zealand, that the evidence showed 'that Great Britain has recognized New Zealand, as a Foreign and Independent State'. 198 In March 1840 Stephen reiterated these points in a memorandum that was provided to Lord Palmerston. This set out, among other things, that legislation of 1817, 1823, and 1828 had made clear that 'New Zealand is not a part of the British dominions' ; that





King William IV had, via Lord Goderich's letter in response to the chiefs' 1831 petition, made 'the most public, solemn and authentic declaration, which it was possible to make, that New Zealand was a substantive and independent State' ;

DECREE AFFDAVIT NZ FOUNDED IN 1834 FIXED IN WESTMINSTER PARLIAMENT

that Governor Bourke's 1833 instructions to Busby had assumed 'the independence of New Zealand' ; that HMS Alligator had fired a salute of 21 guns to mark the raising of New Zealand's first 'national flag' in 1834 ; and that the King had subsequently recognised the New Zealand flag.

199 The dispute between the Company and the Government spilled further into 1840, when a parliamentary select committee Captain William Hobson, circa 1839. When Hobson visited New Zealand in 1837, he favoured establishing pockets of sovereignty or 'factories'. By 1839, however, he favoured the full acquisition of sovereignty. 6.7 Downloaded from www.waitangitribunal.govt.nz Downloaded from www.waitangitribunal.govt.nz The British Move towards Annexation 327 was appointed to inquire into the Government's policy with respect to New Zealand. 200 As it transpired, the committee finished its work only a month before Hobson's May 1840 proclamations of sovereignty over New Zealand were received and gazetted in London in October 1840. Russell hoped the proclamations would bring 'an end to all disputes' between the Company and the Government. But as Loveridge observed, this just 'moved all existing controversies into a new and different context'. 201 6.8 The Process Adopted by the British for Acquiring Sovereignty What, then, was the 'sovereignty' that Hobson was instructed to acquire from Māori? And what role did the British envisage for a treaty with Māori in the process of establishing British sovereignty in New Zealand? We pause to consider these very important questions in light of the events we have already canvassed, before proceeding – in the following chapters – to discuss the treaty itself. Normanby's final instructions to Hobson reflected several presumptions about the constitutional arrangements that the British intended to establish in New Zealand, and about the process by which these arrangements could be achieved. In particular, the instructions demonstrate what British authorities saw as a need to balance the rights of settlers and Māori, within the constitutional restraints that had been set by Imperial precedent. The history of British colonisation of territories of British settlement in which the sovereign capacity of the indigenous inhabitants was recognised had established clear principles about how sovereignty was to be acquired and a local government established. McHugh argued that, in the debate about what to do in New Zealand, the British authorities considered these principles to be binding on the Crown. 202 The British government's plan began to take clear shape during 1839, once the British decided that the most appropriate method of governing New Zealand would be through the Crown Colony model. We have already encountered the model of Crown Colony government in New South Wales. In such a colony, the Crown appointed and instructed a governor, in whom legislative, executive, and judicial powers were combined and concentrated. Governors in a Crown Colony had very considerable authority, its exercise depending on the resources with which they were provided. They worked initially only with advisory councils, and then later with nominated executive and legislative councils. 203 While settlers had little power over such governors, distance and difficulty communicating meant that the Crown also found it hard to exercise active oversight over its governors as the 'men on the spot'. 204 As James Stephen remarked in 1830, their 'proximity to the scene of action . . . would more than compensate for every other incompetency'; Stephen himself, by contrast, acknowledged he had no choice but to 'distrust my own judgement as to what is really practicable in such remote and anomalous





the Year of Our Lord One Thousand Eight Hundred and Forty. (Signed.) WILLIAM HOBSON, LIEUTENANT - G OVERNOR. By His Excellency's Command. (Signed.) WILLOUGHBY S H O R T L A N D, Colonial Secretary. PAIHIA : Printed at the Press of the Church Missionary Society. Facsimiles of Hobson's 21 May 1840 proclamations of sovereignty over New Zealand, which were printed at Paihia by the Church Missionary Society. In the haste to draw these up, the North Island proclamation wrongly referred to the treaty as being dated 5 February, while the proclamation covering the South and Stewart islands omitted any grounds for Hobson's assertion. PROCLAMATION. IN the Name of Her Majesty V I C T O R I A, Queen of the United Kingdom of Great Britain and Ireland. By William Hobson, Esquire, a Captain in the Royal Navy, Lieutenant Governor of New Zealand. W H E R E A S I have it in Command from Her Majesty Queen V I C T O R I A, through Her principal Secretary of State for the Colonies, to assert the Sovereign Rights of Her Majesty over the Southern Islands of New-Zealand, commonly called "The Middle Island", and "Stewart's Island"; and, also, the island commonly called "The Northern Island," the same having been ceded in Sovereignty to Her Majesty. Now, therefore, I, W I L L I A M H O B S O N, Lieutenant-Governor of New-Zealand, do hereby proclaim and declare to all men, that from and after the Date of these Presents, the full Sovereignty of the Islands of New Zealand, extending from Thirty-four Degrees Thirty Minutes North to Fortyseven Degrees Ten Minutes South Latitude, and between One Hundred and Sixty-six Degrees Five Minutes to One Hundred and Seventy-nine Degrees of East Longitude, vests in Her Majesty Queen V I C T O R I A, Her Heirs and Successors for ever. Given under my Hand at Government House, R U S S E L L, Bay of Islands, this Twenty-first day of May, in the Year of Our Lord One Thousand Eight Hundred and Forty. (Signed.) WILLIAM HOBSON, LIEUTENANT -G OVERNOR. By His Excellency's Command, (Signed.) WILLOUGHBY SHORTLAND, Colonial Secretary, PAIHIA : Printed at the Press of the Church Missionary Society. 7.10 Downloaded from www.waitangitribunal.govt.nz Downloaded from www.waitangitribunal.govt.nz He Whakaputanga me te Tiriti The Declaration and the Treaty 388

SUMMARY OF OFFENCES OF NZ CROWN GOVT FRAUD TAMPERING BRITISH DOCUMENTS

Queen MAORI at 1837 is not True History of Events according to the British Crown Government Print Office has "ABORIGINE" "NATIVE" "INDIGENOUS" Publications in their LEGAL DOCUMENTS that the New Zealand FAKE "MAORI" Tribe of Waitangi Tribunal and their "PAKEHA" Counterparts are COMPLICIT in this DEFRAUDING the New Zealand Population into believing there was such a thing as "MAORI" TRIBES in 1825 to 1837 when KING WILLIAM IV Died away th new CROWN under QUEEN VICTORIA and her ROTHSCHILD FAMILY of CORRUPTORS of the KINGS ADMIRALTY LAW Of the Sea and Land went with their Churches and Bibles to Screw the "NATIVE" CHIEFS off their "INDIGENOUS" Sovereign LANDS with FAKE LAWS and CORRUPTED LANGUAGE we want BANISHED off our "NATIVE" LANDS and put our own LAWS of KING WILLIAM, III KING GEORGE III, KING WILLIAM III back to normal and STOP THE WAR with our CONFEDERATION OF CHIEFS. KING WILLIAM IV FLAG CONTRACT LAW JURISDICTION Back to COMMON LAW of these KING

Jacinda Kate Laurell Ardern & Cindy Acylon Kiro NZ People caught you in Fraud

Signing locations of the Treaty of Waitangi 7.10

Downloaded from www.waitangitribunal.govt.nz Downloaded from www.waitangitribunal.govt.nz The Negotiation and Signing of te Tiriti 389 the first copy he sent to London.252 However, the North Island proclamation was made retrospective to 6 February (Hobson wrongly wrote 5 February), with subsequent signings being characterised as ratification and confirmation. As noted, Hobson had





written separately to Bunbury on 25 April that signatures added after 6 February were 'merely testimonials of adherence to the terms of that original document'.²⁵³ As **Orange pointed out**, however, Hobson was still awaiting confirmation of many of the treaty signings,²⁵⁴ and his assertion that he himself had confirmed that South Island **Māori** were in an 'uncivilized state' (and thus not capable of making a treaty) was quite groundless. The Colonial Office was not to know any better, and when it received Hobson's proclamations it published them on 2 October in the London Gazette. British sovereignty over New Zealand was thereby asserted, based, at least in respect of the North Island, on the cession of sovereignty in the treaty, notwithstanding the large areas of the country over which **Māori** had yet to cede *kāwanatanga*. Orange argued that the significant differences in meaning between the Māori and English texts had become quite apparent by this time, and 'Hobson was surely aware of this'. But he made no mention of the matter when forwarding his proclamations.²⁵⁵ Hobson did not know at the time he made the proclamations that Bunbury was shortly to gather the signatures of a number of important southern chiefs, including Tūhawaiki, Karetai, and Te Rauparaha (Henry Williams had also obtained Te Rauparaha's signature a month before). Bunbury himself proclaimed British sovereignty over the South Island on 17 June on the basis of cession (although he failed to gather any signatures at Rakiura (Stewart Island), and had proclaimed sovereignty over it on 5 June by virtue of discovery). Hobson eventually learned of all the treaty signings and, on 15 October, dispatched his final report on the issue to London. He attached 'certified' copies of the English and Māori texts, and a list of 512 signatories. He did not draw attention to the fact that major inland areas of the North Island were not represented among the signatories, or that such important individual leaders as Te Wherowhero and Mananui Te Heuheu had steadfastly refused to sign. Despite the apparent shortcomings in the negotiations, the Colonial Office was not minded to quibble.²⁵⁶ When the two texts were printed in London in **1841**, the **Māori** version was labelled 'Treaty' and the English version '(Translation)'.²⁵⁷ This of course contradicted the reality that the Māori text was a translation of the English. The practice may have stemmed from Henry Williams having certified that an earlier copy of the English text dispatched to the Colonial Office was 'as literal a translation of the Treaty of Waitangi as the idiom of the language will admit of'.²⁵⁸ As we saw in chapter 4, when Busby dispatched the Declaration of Independence to Britain he also described it as a translation of the Māori text.

7.11 Gipps's Sydney treaty Shortly before Hobson had set sail for Tāmaki-makau-rau in February, Gipps was himself attempting to conclude a treaty with Māori some 1,200 nautical miles to the west. Having discussed Hobson's instructions with him during the latter's sojourn at Port Jackson, Gipps drew up a treaty of cession to be signed by the various **Māori chiefs** present in **Sydney** at the time. Despite his 14 January proclamation forbidding private purchases of Māori land, a dozen or so rangatira – mainly from **Ngāi Tahu – were in Sydney to negotiate land deals with wealthy speculators**. Gipps named 10 of them in his treaty as 'John Towack, Towack, John White, Kicora, Ticowa, Tranymoricon, Terour, Shoubeton, Akee, and Adekee'. Edward Sweetman, who in 1939 wrote a book on Gipps's treaty entitled *The Unsigned New Zealand Treaty*, thought the first five named were South Island chiefs and the other five were from the North Island. If that is so, the first five were presumably the Ngāi Tahu rangatira Tūhawaiki, Tohowaki, Karetai, Kaikoreare, and Tūkawa. It is not known who the North Island chiefs were, although **'Terour' looks rather like Taiaroa**, a senior Ngāi Tahu rangatira, who was with his kinsmen in Sydney at the time.²⁵⁹ The matter is of interest to us because Gipps had recently instructed Hobson, and how Gipps phrased his own document may give us an indication of the terms that

7.11 Downloaded from www.waitangitribunal.govt.nz Downloaded from www.waitangitribunal.govt.nz He Whakaputanga me te Tiriti The Declaration and the Treaty 390 he expected Hobson to put to

Māori at Waitangi.



CITE DECREE AFFIDAVIT OF "MAORI" AT WAITANGI TO KORORAREKA "NATIVE" CHIEFS

With the aid of an unnamed interpreter, Gipps met with five of the chiefs, including Tūhawaiki and Karetai, on 31 January. According to a report highly critical of Gipps the following day in the Sydney Colonist, the chiefs wished to know why Gipps would not allow transactions that they themselves approved of to go ahead, and Gipps in turn accused them of being put up to their views by the would-be purchasers of their land.²⁶⁰ Gipps then invited the chiefs to a garden party on 12 February.²⁶¹ Seven of them attended ; Karetai, Kaikoreare, and Tūkawa did not. There Gipps explained his treaty and gave each chief 10 sovereigns. The chiefs were to come back the following day to sign, but did not reappear.²⁶² The chiefs had clearly been influenced by John Jones, the purchaser who had brought them to Sydney. On 14 February 1840, he wrote to the New South Wales Colonial Secretary, Deas Thomson, to advise that he would not tell the chiefs 'to sign away their rights to the Sovereignty of the Crown, respectively owned by them, until my purchases are confirmed by the Crown'. **The following day, Tūhawaiki, Kaikoreare, Tūkawa, Taiaroa, Te Whaikai Pokene, Tohowaki, and Topi Patuki signed a deed conveying any land not yet sold in the South Island and Stewart Island to Jones, William Charles Wentworth, and three others, for a price of £240** and various annuities to be paid to the chiefs for the rest of their lives. Gipps was outraged by this naked disregard for his proclamation. He told the New South Wales Legislative Council on 9 July 1840 that Wentworth would 'never get one acre, one foot, one shilling for the land which he bought under the proclamation'.²⁶³ There remains a possibility that the chiefs rejected Gipps's treaty for an additional and, for our purposes, more relevant reason. Gipps had, as he later told Lord Russell, wished the chiefs to sign 'a declaration of their willingness to receive Her Majesty as their sovereign, similar in effect to the declaration which Captain Hobson was then engaged in obtaining from the chiefs of the Northern Island'. But, as Dr (later Professor Dame) Judith Binney pointed out, Gipps's treaty differed markedly from Hobson's. For a start, of course, it was in English only. It also had the **chiefs ceding 'absolute Sovereignty in and over the said Native Chiefs, their Tribes and country' to the Queen**, and included an unambiguous statement that the chiefs would not 'sell or otherwise alienate any lands occupied by or belonging to them, to any person whatsoever except to Her said Majesty upon such consideration as may be hereafter fixed'. In exchange, the chiefs secured the Queen's 'Royal Protection', a guarantee that they would keep sufficient land out of the Crown's purchases 'for their comfortable maintenance and residence', and that the proceeds of the lands purchased from them would be spent on 'their future education and instruction in the truths of Christianity'. As Binney argued, these provisions 'would be insufficient exchange for the transfer of real power. Gipps's treaty was unambiguous in that respect'.²⁶⁴ Of course, whether Gipps's treaty was rejected in part because it did not guarantee the full, exclusive, and undisturbed possession of Māori lands (or some more accurate approximation of rangatiratanga) is a matter for conjecture. The chiefs may have been thinking solely of their deal with Jones, Wentworth, et al, and we have no idea how the agreement was explained to them in Māori. **But it is doubtful that such a treaty, lacking the guarantees included in article 2 of te Tiriti, would have been agreed to at Waitangi (or elsewhere)**. Sweetman thought Gipps's problem was that, unlike Hobson at Waitangi, he had 'no powerful sympathetic CMS missionaries to smooth the way for him in dealing with the Maori chiefs'.²⁶⁵ That is true, but those missionaries would probably have balked at promoting Gipps's treaty. We wonder how the treaty negotiations at Waitangi would have proceeded had Gipps accompanied his subordinate Hobson to New Zealand. The full wording of Gipps's treaty was as follows : Memorandum of an agreement entered into between His Excellency Sir George Gipps, Knight, Captain, General, and Governor-in-Chief of New South Wales and its Dependencies, on behalf of Her Majesty, Queen Victoria, and the undermentioned Chiefs of New Zealand. Whereas John Towack, Towack, John White, Kicora, Ticowa, Tranvmoricon. Terour. Shoubeton. Akee. and Adekee. Native Chiefs of the several Islands of New





Zealand, 7.11 Downloaded from www.waitangitribunal.govt.nz Downloaded from www.waitangitribunal.govt.nz The Negotiation and Signing of te Tiriti 391 have expressed their willingness and desire that Her Majesty, Queen Victoria, of the United Kingdom of Great Britain and Ireland, should take them, their tribes, and their country under Her Majesty's Royal Protection and Government. And WHEREAS Her said Majesty, viewing the evil consequences which are likely to arise to the welfare of the

Native Chiefs and Tribes from the **settlement among them of Her Majesty's subjects**, unless some settled form of civil government be established to **protect the Native Chiefs and tribes in their just rights**,

and to repress and punish crimes and offences which may be committed by any of Her Majesty's subjects, has been pleased to appoint **William Hobson, Esq, Captain in Her Majesty's Navy**, to be Her Majesty's Lieutenant-governor in and over such parts of New Zealand as have been or may be acquired in sovereignty by Her said Majesty, Her heirs and successors, and has empowered the said William Hobson, Esq, to treat with the **Native Chiefs** accordingly, and it is expedient in compliance with their desire that a preliminary engagement, to be ratified and confirmed by the said Native Chiefs in manner hereinafter mentioned, should be immediately entered into between the said Sir George Gipps, Knight, on behalf of Her said Majesty, Queen Victoria, and the said Native Chiefs and Tribes. It is therefore hereby agreed between the said parties that **Her said Majesty, Queen Victoria, shall exercise absolute Sovereignty in and over the said Native Chiefs, their Tribes and country**, in as full and ample a manner as Her said Majesty may exercise Her Sovereign authority over any of Her Majesty's Dominions and Subjects, with all the rights, powers, and privileges which appertain to the exercise of Sovereign authority. And Her said Majesty does hereby engage to accept the said **Native Chiefs and Tribes and Her Majesty's subjects**, and to grant Her Royal protection to the said Natives Chiefs, their tribes and country, in as full and ample a manner as Her Majesty is bound to afford protection to other of **Her Majesty's subjects and Dominions. And the said Native Chiefs do hereby on behalf of themselves and tribes engage, not to sell or otherwise alienate any lands occupied by or belonging to them, to any person** whatsoever except to Her said Majesty upon such consideration as may hereafter fixed, and upon the express understanding that the said Chiefs and Tribes shall retain for their own exclusive use and benefit such part of their said lands as may be requisite and necessary for their comfortable maintenance and residence. And that out of the proceeds of the land which may be purchased from them adequate provision shall be made for their future education and instruction in the truths of Christianity. And the said Chiefs do hereby engage to ratify and confirm this agreement in the presence of their respective Tribes, and of Her Majesty's said Lieutenant-Governor William Hobson, Esquire, or the Lieutenant-Governor of Her Majesty's possessions in New Zealand for the time being. In testimony whereof the said Sir George Gipps, and the said Native Chiefs, have hereunto affixed their names and seals at Government House, Sydney, New South Wales, this fourteenth day of February, one thousand eight hundred and forty. 266 Former New South Wales Governor Sir George Gipps, 1847. Gipps advised Hobson in Sydney before the latter sailed to the Bay of Islands, and drew up his own treaty for Māori then in Sydney to sign, though they declined to do so. 7.11 Downloaded from www.waitangitribunal.govt.nz Downloaded from www.waitangitribunal.govt.nz He Whakaputanga me te Tiriti The Declaration and the Treaty 392 7.12 Back-translations After te Tiriti was signed, a number of translations were made of it back into English. According to Parkinson, the demand for these translations came early on, particularly after Hobson





had Colenso print copies of the treaty in Māori but not in English, thus provoking some anxiety on the part of British settlers who were yet to grasp what the treaty would mean.²⁶⁷ One who was particularly eager to gain a 'true' translation of te Tiriti was

James Clendon, the United States Consul, who wanted a copy to send to his superiors in the State Department in Washington.

In fact, as Parkinson pointed out,

Clendon initially wanted to get an official copy of the English text,

but was wrongly sent the Māori version by Hobson's officials.

This was of no use to Clendon, who already had the printed copy in Māori.

While he did not give up his quest for the official English text,

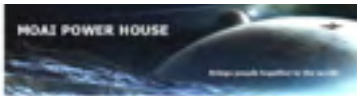
Clendon turned instead to those proficient in **Māori** to tell him exactly what the **Māori** text said.²⁶⁸ Clendon seems to have acquired three such translations : one by Busby ; one by Gordon Brown, a timber merchant at **Te Hōreke** ; and one by an anonymous translator.

Clendon copied out Busby's version and sent it off to Washington,

while Busby's original – which Busby had misdated '4 February' – ended up in the hands of the family of Henry Littlewood, a Bay of Islands solicitor, and was lost until its rediscovery in 1992.²⁶⁹ These backtranslations provide us with a picture of what Pākehā of the time who could write in Māori understood te Tiriti to mean, rather than what the chiefs themselves took it to mean.

Salmond pointed out that a 'valid back-translation' actually required an 'historical-semantic approach', based on the understandings of both Henry Williams and the rangatira.²⁷⁰ However, as we have noted above, Clendon's set of back-translations are valuable because they show that differences between the English and Māori texts were brought into sharp relief not long after the treaty's signing. There were several other notable back-translations of te Tiriti into English during the 1840s. Richard Davis wrote one that was not published until 1865, Dr Samuel Martin – a noted fierce government critic – published another as an appendix to a collection of his letters in 1845,²⁷¹ and Edward Jerningham Wakefield included another in his book of the same year, *Adventure in New Zealand*. Then, in response to a request in 1847 from Bishop Selwyn for an explanation of how exactly he had explained the treaty to the chiefs, Henry Williams wrote what amounted to a partial translation of the Māori text (which we have quoted in full above at section 7.6.2). In later years, te Tiriti continued to be translated back into English. When the issue of Māori rights to the foreshore at Thames arose in 1869, Walter Mantell – a member of the Legislative Council – asked for both an accurate translation of te Tiriti into English and a translation of the official English text back into Māori. The task was assigned to Thomas Young of the **Native Department**, whose work **Orange** believed would have been carefully scrutinised by his colleagues.²⁷² In 1875, the *Evening Star* provided a back-translation of its own, explaining that We have had frequently expressed to us a desire to see the terms of the treaty of Waitangi which is regarded by our Maori fellow countrymen as the 'Magna Charta' of their





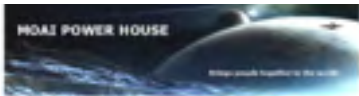
constitutional rights. We publish the text with the original signatures, and, with it, a translation in English, prepared with great accuracy, so as to express as clearly as possible the sense and spirit of the original.²⁷³ There have also been occasional back-translations by important figures of specific words and phrases from te Tiriti. For example, in 1947 Professor James Rutherford defined kāwanatanga as 'the sort of power that a British Governor had' and rangatiratanga as implying the retention by the chiefs of 'all their power authority and "mana" as rangatira over their people' (see chapter 8).²⁷⁴ Notable as well is Āpirana Ngata's 1922 translation, for Māori benefit, of the English text of the treaty into Māori. As if in a never-ending loop, Ngata's translation and accompanying explanation were themselves translated into English in 1950 by Michael Rotohiko Jones, and the two texts were reprinted together.²⁷⁵ Rutherford went further in 1949 by providing a full back-translation of the Māori text, in which he translated kāwanatanga as 'Governorship' and tino rangatiratanga as 'full chieftainship'.²⁷⁶ With the advent in recent decades of a greater volume of serious treaty scholarship, and especially after Ruth Ross's article in 1972 drew historians' attention to the importance of the Māori text, further back-translations have been made. We have already referred extensively to six of these at section 7.5. One of the best known is **Kawharu's of 1989**.²⁷⁷ Others made prior to the commencement of our inquiry include the Salmond–Penfold translation produced for the Muriwhenua Land Tribunal in 1992; the translation produced by Matiu and Mutu in Mutu's 2003 book *Te Whānau Moana*; an historical-semantic translation by **Manuka Henare in his 2003** doctoral thesis; a 'new synthesis' by Parkinson of the

various back-translations by Pākehā in the 1840s and 1860s

; and a more literal translation again by Mutu in 2010.²⁷⁸ Our own inquiry of course spawned back-translations by Hohepa and Edwards. It seems that a back-translation was not prepared by Biggs, even though he engaged thoroughly with te Tiriti's 'controversial words' in his 1989 essay 'Humpty Dumpty and the Treaty of Waitangi' (see section 7.5). Dr (later Professor) James Belich for one regretted this, noting in 1990 that 'Perhaps Biggs should translate the Treaty . . . , a task for which this tantalizingly brief essay suggests he is supremely well qualified'.²⁷⁹ The existence of so many back-translations of te Tiriti into English, particularly in the period from the 1840s to the 1870s, is telling in and of itself. As Salmond argued, The fact that these 'back-translations' were requested by various authorities suggests a clear recognition by various European authorities that Te Tiriti and the Treaty in English were significantly different; and that they needed an accurate translation of the text in Māori that was read out, debated and actually signed, since this was the 'real' agreement with the rangatira. ²⁸⁰ Phillipson, too, concluded that Williams's very problems in translating Hobson's text were the reason that 'later commentators found the need to retranslate the Maori version of the Treaty, to convey in English what the Maori document had actually appeared to say in 1840'.²⁸¹ What, then, did the nineteenth-century back-translations say on what are arguably the matters of the most fundamental importance in the treaty: sovereignty and rangatiratanga? 'Te Kawanatanga o te Kuini' in the preamble, which was of course rendered as 'Her Majesty's Sovereign authority' in the English text, was translated generally as

'the Queen's government' or 'the government of the Queen'.

An exception to this rule was Busby, who translated 'Kāwanatanga' as 'sovereignty'. He presumably did so because of his familiarity with the treaty's English text, although Williams – who was equally



familiar with the English text – himself wrote 'government of the Queen'. Unsurprisingly, therefore, Busby rendered the chiefs' cession in article 1 of 'te Kawanatanga katoa o o ratou wenua' ('all the rights and powers of Sovereignty . . . over their respective Territories' in the English text) as 'the entire sovereignty of their country'. All but one of the other back-translations of the 1840s to 1870s instead had some equivalent of

'all the government of their lands'.

The Evening Star's was the other exception, translating kāwanatanga as 'Chief-rulership'. In article 2, in which the chiefs were promised 'te tino rangatiratanga o o ratou wenua o ratou kainga me o ratou taonga katoa'

('the full exclusive and undisturbed possession of their Lands and Estates Forests Fisheries and other properties' in the English text).

Busby's translation is again the exception. Where he had the chiefs being guaranteed merely 'the possession of their lands, dwellings, and all their property', other translators stressed the retention of chiefly authority : ❖ Anonymous : 'the full chieftainship (or exercise of the power of chiefs²⁸²) over their Lands, Villages and all their property'. ❖ Brown : 'all their rights in their lands villages and other property'. ❖ Davis : 'the entire supremacy of their lands, of their settlement, and of all their personal property'. ❖ Evening Star : 'the full chieftainships of their respective territories, the full dominion of their lands, and all their property'. ❖ Martin : 'the entire chieftainship of their land, of their settlements and all their property'. ❖ Wakefield : 'the entire chieftainship of their lands, their villages and all their property'. 7.12 Downloaded from www.waitangitribunal.govt.nz Downloaded from www.waitangitribunal.govt.nz He Whakaputanga me te Tiriti The Declaration and the Treaty 394 ❖ Williams : 'their full rights as chiefs, their rights of possession of their lands, and all their other property of every kind and degree'. ❖ Young : 'the full chieftainship of their land, their settlements and all their property'. In 1860, too, Sir William Martin, the former chief justice (and no relation of Samuel Martin), stressed to the Government that 'chiefship' had been guaranteed in te Tiriti. By contrast, he translated 'kawanatanga' as 'governorship'.²⁸³ As Parkinson concluded, Busby's favour to his friend Clendon was 'not a very good translation'. In at least one instance, Parkinson detected Busby not so much translating the Māori text as supplying 'what he thought it should say'.²⁸⁴ It seems to us that Busby was either consciously or subconsciously bridging the gulf between Williams's Māori text and the pre-existing English text, to which he (Busby) had contributed. According to Orange, Young's 1869 translations reflected **government policy, which was to impose its supremacy on Māori**. The idea was that Māori would understand what they had ceded if they had a better translation of the original text than Williams's 'execrable' effort (as Mantell described it), and the new Māori text was printed for this purpose. Young's translation work is itself difficult to fault. He translated 'all the rights and powers of Sovereignty' as 'nga tikanga me nga mana katoa o te Rangatiratanga', thus suggesting to Māori that they had in fact relinquished their rangatiratanga, not retained it. The 'possession' of article 2 was rendered not as 'rangatiratanga' but as 'tuturutanga', which meant '**absolute guarantee**'.²⁸⁵ Into the twentieth century, Ngata's object was similar : in his view, Māori clung in protest to the Māori terms of the treaty, and he wanted to steer them 'towards **accepting the English treaty text**', as Orange put it. He thus wrote a 'whakamarama' for a Māori readership, but as Biggs observed it was 'an apologia as much as an explanation'. Ngata set out (in Jones's translation) that Māori 'chieftainship' ('te mana rangatira') was 'limited in its scope to its sub-tribe, and even to only a family group', while 'government' (or 'kawanatanga') meant 'sovereignty' or the 'absolute authority' of the sovereign and his or her





parliament. Ngata called this authority in Māori 'te tino mana'. Thus, with their agreement to article 1, wrote Ngata, the chiefs each ceded their 'mana rangatira' to the **Queen, who thereby acquired the government of the Māori people.** He finished his account with a **word of advice to Māori** who objected to the **imposition of Pākehā laws** : 'Mehemea kei te he, kei te kino, me whakawa atu ki o tatau tipuna nana nei i poroporoaki o ratau mana i o ratau ra e nui ana ano.' ('If you think these things are wrong and bad then blame our ancestors who gave away their rights in the days when they were powerful.' 286) The messages of the Young and Ngata back-translations into **Māori**, therefore, were that Māori had essentially **ceded what they thought they had retained.** Even though Ngata was at the time an Opposition member, this fitted the pattern of Crown appropriation to itself of the expressions used to define what Māori were guaranteed in Williams's text of te Tiriti. As early as April 1840, for example, **Hobson issued a proclamation warning the chiefs that evil Pākehā were stirring up trouble against 'te rangatiratanga o te Kuini'**. In a similar vein, Governors Hobson, FitzRoy, Grey, and Gore Browne were all styled (or styled themselves) 'tino rangatira' in government publications. And, at the Kohimārama conference in 1860, when translating Gore Browne's speech into Māori, Donald McLean put 'all the rights and powers of Sovereignty' as 'nga tikanga me nga mana Kawanatanga katoa' and 'sovereignty of the Queen' as 'te mana o te Kuini'.²⁸⁷

7.13 Conclusion Within a few days of arriving in the Bay of Islands in late January 1840, therefore, William Hobson had settled on a treaty text that had Māori ceding their 'rights and powers of Sovereignty' to the Queen. He had also had Henry Williams translate his text into Māori, and it was this translation that was put to the northern rangatira at Waitangi on 5 February. The drafting process had been conducted without delay, and the hui called before 7.13 Downloaded from www.waitangitribunal.govt.nz Downloaded from www.waitangitribunal.govt.nz The Negotiation and Signing of te Tiriti 395 even a draft text was in train. The debate at Waitangi on 5 February, however, was not short, although our record of it is only partial. As a result of it, more than **40 rangatira signed te Tiriti the following day.** Hobson claimed that these signatures were a 'full and clear recognition' of 'the sovereign rights of Her Majesty over the northern parts' of the North Island. The Māori participants at the Waitangi hui, however, had been hardly emphatic in their embrace of Hobson, and not all had signed te Tiriti. But, through a process of debate, assurances, and discussions into the night on 5 February – all conducted in te reo Māori, in which the speakers focused on whether they should have a governor or not, and what standing he should have – the majority resolved to sign. They affixed their signatures or marks to a document that reserved to them their 'tino rangatiratanga o o ratou whenua o ratou kainga me o ratou taonga katoa', and under which they gave the Queen 'te Kawanatanga katoa o o ratou whenua'. Within only a few more days, Hobson had acquired another **70 or so signatures at further hui at Waimate and Mangungu.** The hui at Mangungu proceeded similarly to that at Waitangi – suspicion and questioning from the rangatira were met by assurances and followed eventually by a decision to sign. But nor was there unanimity here, as a body of local people tried the next day to make it clear to Hobson that they had not 'received the Queen'. Hobson dismissed this attempt, much as he had swept aside William Colenso's concern at Waitangi that the rangatira there did not properly comprehend the treaty. Rather, he felt that 'the sovereignty of Her Majesty over the northern districts' was now 'beyond dispute'. Hobson intended to obtain further signatures throughout the country and make proclamations of sovereignty as he went, but his illness necessitated the delegation of the task of obtaining consent to a group of officials, military officers, missionaries, and traders. Their individual explanations of the treaty will have varied greatly, and these meetings are beyond the scope of our inquiry. But at a time when Hobson was yet to receive word of the treaty's acceptance from most parts of the country, he did receive news that the New Zealand Company settlers had established their own governing body at Port Nicholson. He promptly proclaimed the Queen's sovereignty over the North Island on the basis of the 'cession' at Waitangi on 6 February, backdating the proclamation to take





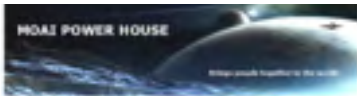
account in order to win favour with the Anglican establishment (which included two of Henry Williams's sons) : Judith Ward, 'Fact or Fiction ? William Colenso's Authentic and Genuine History of the Signing of the Treaty of Waitangi' (MA thesis, Massey University, 2011). 99. Colenso, The Authentic and Genuine History, pp16–17. The whaler Captain Robertson's account of Hobson's speech in the Sydney Herald of 21 February 1840 is very similar. 100. Document A22, pp7–8 101. Document A18, p193 102. Document A1, p263 103. Ibid, pp282–283 104. Carleton, The Life of Henry Williams, vol 2, p12. Salmond noted that the French did not in fact assert possession of Tahiti for a further two years, although they had sent a frigate to force acceptance of **Catholic missionaries in 1839** : doc A22, p8. 105. Ross, 'Te Tiriti o Waitangi', p149 106. Document A1, pp281–282 107. Ibid, p282 108. Document A18, pp193–194 109. Colenso, The Authentic and Genuine History, p17 ; doc A1, p285 ; Orange, The Treaty of Waitangi, p46. Judith Ward observed here that Busby's interjection was not mentioned in Colenso's 1840 manuscript, and was also absent from Captain Robertson's account. We observe that it was also absent from Mathew's diary. Mathew wrote that, after Williams finished, the first rangatira spoke '[a]fter a while'. Likewise, Lavaud, relaying the verbal account given him by Pompallier, wrote that Williams's translation was followed by 'a great silence' and it was a 'few minutes' before Te Kēmara rose to speak. While it would not be surprising for Robertson and Mathew to omit mention of this if Busby spoke only in Māori, it is more significant that Pompallier and Colenso also failed to note the comments. For Ward, this was presumably evidence for one of her key contentions : that Busby never read and gave comments to Colenso on the latter's manuscript. While Colenso asserted that Busby had done so while on board the Eleanor en route to Sydney, Ward thought this unlikely. She reasoned that Busby would have been too preoccupied with his seriously ill son James (who died soon after the Busbys arrived in Sydney), and that Busby would hardly have liked aspects of Colenso's account that suggested that the rangatira were unhappy about missionary land transactions or were not enabled to understand the treaty. Ward concluded that it was 'more likely that Busby was completely ignorant of Colenso's memorandum'. Were this assertion true, it would create serious doubts about the credibility of Colenso's history. Ward implied that Colenso had maintained that Busby reviewed and commented on his manuscript in order to bolster his claims to its accuracy and authenticity. She also asserted that, despite Colenso's claim that Busby's comments were written on the manuscript, 'there are no emendations by Busby on Colenso's manuscript and none of the footnotes attributed to Busby by Colenso in his 1890 history appear in his 1840 memorandum'. However, Ward's interpretation rests on the impossibility of Busby having added his comments to a second copy of the manuscript, such as the one Colenso said had been made for the CMS by the missionary William Wade. Salmond assumed that Busby's annotations had been placed 'on a manuscript copy other than the one that has survived', and Loveridge also referred to a missing duplicate copy. In the absence of anything more than speculation, therefore, we will continue to accept Colenso's claim to Busby's endorsement at face value : Ward, 'Fact or Fiction ?', pp1, 41–42, 108–109 ; Peter Low, 'Pompallier and the Treaty : A New Discussion', NZJH, vol 24, no2 (1990), p191 ; Mathew, The Founding of New Zealand, p35 ; doc A22, p33 ; doc A18(i), p3 n2. 7-Notes Downloaded from www.waitangitribunal.govt.nz Downloaded from www.waitangitribunal.govt.nz He Whakaputanga me te Tiriti The Declaration and the Treaty 400 110. As **Te Kēmara's descendant Maryanne Baker** explained, 'We spoke first as we were on the host whenua as the host hapu' : doc C28, p3. Colenso wrote that Te Kēmara rose and began speaking 'suddenly'. Buick described Te Kēmara as in fact interrupting Busby, but this was probably an over-interpretation of Colenso's remark : Colenso, The Authentic and Genuine History, p17 ; Buick, The Treaty of Waitangi, p126. 111. Document A1, p283 112. Colenso, The Authentic and Genuine History, p17 113. Ibid, p18 114. Others have noted this contradiction ; see, for example, Rogers, Te Wiremu, p165 n10 ; doc A22, p39. 115. Salmond speculated that the addition might have come from Busby, but this seems unlikely given both Robertson's account (see below) and the way Colenso carefully noted Busby's comments in his



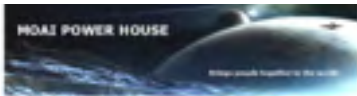


unusual speaking order at Waitangi, where **Rewa and Moka** spoke before their tuakana Wharerahi and Hakiro spoke before his father. As the most senior of the manuhiri at Waitangi, however, it was appropriate for **Nene's tuakana Patuone to speak last** : doc A22, pp46, 52. 156. Colenso, The Authentic and Genuine History, p27 7-Notes Downloaded from www.waitangitribunal.govt.nz Downloaded from www.waitangitribunal.govt.nz The Negotiation and Signing of te Tiriti 401 157. He referred to Patuone as speaking at length and re-establishing the balance at the hui, which may well be a more accurate description of Nene. **That he may have got such a detail wrong is perhaps supported by the fact that he made other mistakes. For instance, he wrote that, before Rewa even spoke, a 'chief from the Williams party was prompted to follow this very independent chief [Te Kēmara] . . . to combat the tasteless words that had just been heard'**. There is no suggestion in any other account of such a speech : Low, 'Pompallier and the Treaty', pp191–192. 158. Low, 'Pompallier and the Treaty', p192 159. Colenso, The Authentic and Genuine History, pp27–28. The text in square brackets was Colenso's addition. 160. Colenso presented this information as a footnote from Busby. 161. As Hobson wrote in his 5 February 1840 dispatch to Gipps, a rangatira 'reproached a noisy fellow named Kitigi [Kaiteke], of the adverse party, with having spoken rudely to me. Kitigi, stung by the remark, sprang forward and shook me violently by the hand, and I received the salute apparently with equal ardour' : Hobson to Gipps, 5 February 1840, BPP, 1841, vol 17 (311), p8 (IUP, vol 3, p130) ; see also Buick, The Treaty of Waitangi, p146. 162. Colenso, The Authentic and Genuine History, pp27–28 163. This was according to Mathew's timekeeping, although we have already noted (as per Colenso's account) that Hobson and Nias took their seats on the platform at noon. 164. Buick, The Treaty of Waitangi, p147 ; doc A22, p53 ; doc A1, p297 165. Colenso, The Authentic and Genuine History, pp28–29. For some reason Peter Wells, Colenso's recent biographer, named this man as Te Kēmara : Wells, The Hungry Heart, p77. Judith Ward noted that Colenso did not mention this exchange in his 1840 manuscript and concluded that this emendation 'may have been intended to suggest that Hobson's untimely death in September 1842 was a **consequence of irregularities associated with the signing of the Treaty at Waitangi**' : Ward, 'Fact or Fiction ?', p107. 166. Colenso, The Authentic and Genuine History, p29 ; doc A1, pp252, 297. Lavaud wrote that the treaty remained unsigned on 5 February and that there were 'woollen blankets, clothing, tools, tobacco and food awaiting signatories at the exit' : see Low, 'Pompallier and the Treaty', p192. Ward noted that the distribution of tobacco was also mentioned by Charles Wilkes and Ensign Best. Wilkes made no mention of any squabble, but Best noted some lingering unhappiness about the uneven nature of the distribution on the part of Kawiti : see Ward, 'Fact or Fiction ?', pp85–86. 167. In the course of her research, Merata Kawharu was told by one informant that Te Tou Rangatira in fact acquired its name through this debate (doc A20, p102) : 'The particular venue was adjacent to the Te Tii Marae that became known as Te Nohonga o Nga tou o Nga Rangatira, meaning the place at which the ancestors sat and pondered. The name also suggests that the chiefs understood the significance of the treaty and it was something that required careful and thoughtful deliberation.' 168. Orange, The Treaty of Waitangi, p51 169. Document A18, p204 170. Buick, The Treaty of Waitangi, p149 171. Owens, The Mediator, p47 ; Buick, The Treaty of Waitangi, pp149–150 ; Colenso, The Authentic and Genuine History, pp29–30 ; Orange, The Treaty of Waitangi, pp51–52 ; doc A22, p55 172. Low, 'Pompallier and the Treaty', p190 173. Ibid, p191 174. Ibid, p192 175. Colenso, The Authentic and Genuine History, p34 176. Low, 'Pompallier and the Treaty', pp190–193. Evidently, Pompallier's memory of events, as filtered through Lavaud, was somewhat askew. Lavaud did not name Te Kēmara but was referring to the first chief to speak. The first to speak in favour of Hobson was Tamati Pukututu, who followed Moka. Note that Low described Pompallier's 14 May letter as 'not completely decipherable' : Low, 'Pompallier and the Treaty', p191. 177. Orange, The Treaty of Waitangi, p58 178. We note that both Robertson and Mathew, by contrast, considered that the attendance on 6 February was larger than on 5 February,





in her February 2004 Rua Rautau lecture 'Rope Works – He Taura Whiri' (audio available at <http://www.radionz.co.nz/national/programmes/waitangiruarautaulectures/audio/2508843/2004-dr-dame-joan-metge>). See also Joan Metge, *Tuamaka : The Challenge of Difference in Aotearoa New Zealand* (Auckland : Auckland University Press, 2010), p27. 196. Document A17, p143 ; Colenso, *The Authentic and Genuine History*, pp34–35 ; doc A22, p57 ; Orange, *The Treaty of Waitangi*, p55. Orange wrote that the blankets distributed at Waitangi were 'not good quality' (p88). 197. The apparent **signatures by Hakiro and Mene on behalf, respectively, of Titore (who was deceased) and Tāreha (their father who so opposed the treaty) were disputed by Ngāti Rēhia claimants**. Another slightly irregular aspect of the signatures, which was not raised by the claimants, is that the form of the marks or tohu for the same signatories on the **Whakaputanga and te Tiriti** was often quite different. For example, **the 1840 tohu of Rewa and Patuone are dissimilar to their 1835 marks**. In other cases, certain rangatira appear to have developed a more personalised 'signature' by 1840. For instance, Pōmare signed the Whakaputanga with a horizontal line crossed by five shorter vertical lines, but on te Tiriti drew what looks like a fish hook. Likewise, Kawiti appears to have signed the Whakaputanga with two crosses but drew his moko on te Tiriti. We do not take this matter any further, however, as we heard no evidence about it. Moreover, we doubt that the differences that we have discerned are anything other than what one might expect from a largely non-literate group of chiefs finding new ways of affixing their assent to written documents. 198. Colenso, *The Authentic and Genuine History*, p34 ; Orange, *The Treaty of Waitangi*, p56 ; doc A1, p301 ; doc A18, p210 ; Buick, *The Treaty of Waitangi*, p160 ; doc A22, p57 ; Hobson to Gipps, 6 February 1840, BPP, 1841, vol 17 (311), p9 (IUP, vol 3, p131) 199. Document A18, p211 n615. James Rutherford regarded the firing of the 21-gun salute on 8 February as constituting the first 'unequivocal claim' to British sovereignty over one part of New Zealand at least : James Rutherford, 'The Treaty of Waitangi and the Acquisition of British Sovereignty in New Zealand, 1840', *Auckland University College Bulletin* 36, History Series 3 (Auckland : Auckland University College, 1949), p23. 200. Hobson to Bunbury, 25 April 1840, BPP, 1841, vol 17 (311), p17 (IUP, vol 3, p139) 201. Claudia Orange, in *The Treaty of Waitangi*, p61, and *An Illustrated History of the Treaty of Waitangi* (Wellington : Bridget Williams Books, 2004), pp289–290, states that six had signed, but Buick (*The Treaty of Waitangi*, p166) states it had been seven. It is difficult to tell exactly from the facsimile of the Waitangi sheet, but on balance Orange appears to be correct. However, she also incorrectly recorded eight signatures at Waimate at one point (Orange, 1987, p62). Orange and Buick also disagree about the number of occasions te Tiriti was signed at Waimate. Buick (*The Treaty of Waitangi*, p166) wrote that 'The principal meeting at Waimate seems to have been held on the 15th, when Mr Taylor secured thirty signatures, including some of the Hokianga insurgents.' But Orange wrote in 1987 that the gathering on 10 February 'appears to have been the only treaty signing at Waimate'. She added in 2004 (p285) that at Waimate 'there was probably only one signing and not two as sometimes thought'. 202. Orange, *The Treaty of Waitangi*, pp60–61 ; Buick, *The Treaty of Waitangi*, pp165–166 203. Buick, *The Treaty of Waitangi*, pp166–168 ; Orange, *The Treaty of Waitangi*, p61 ; doc A22, pp59–60 204. Document A22, p60 ; Orange, *The Treaty of Waitangi*, p61 ; Buick, *The Treaty of Waitangi*, pp168–169 7-Notes Downloaded from www.waitangitribunal.govt.nz Downloaded from www.waitangitribunal.govt.nz The Negotiation and Signing of te Tiriti 403 205. Document A22, p60 ; Orange, *The Treaty of Waitangi*, pp38–39 ; Owens, *The Mediator*, p49 206. Document A22, pp60–61 ; Buick, *The Treaty of Waitangi*, p169 ; Orange, *The Treaty of Waitangi*, p61 ; Owens, *The Mediator*, p49 207. Richard Taylor to William Jowett, 20 October 1840, MS papers 0254–01 (or MS 197, reel 1), ATL ; 'Specimen of New Zealand Eloquence', *The New Zealand Journal*, 16 January 1841, p20 ; Willoughby Shortland to Lord Stanley, 18 January 1845, BPP, 1845, vol 33 [108], pp10–11 (IUP, vol 4, pp505–513) ; doc A22, p61 208. Salmond assumed that Shortland 'probably jotted [the notes] down at the time from Rev. Hobbs's running translation' : doc



description [than Maning], known under the name of "Jacky Marmon," who is married to a native woman, and has resided in this country since 1809, is also an agent of the bishop. He assumes the native character in its worst form – is a cannibal – and has been conspicuous in the native wars and outrages for years past. Against such people I shall have to contend in every quarter.' 235. Orange, *The Treaty of Waitangi*, pp64–65 236. Buick, *The Treaty of Waitangi*, p175 ; Orange, *The Treaty of Waitangi*, pp62, 275 n13 ; Owens, *The Mediator*, p51 ; Orange, *An Illustrated History of the Treaty*, 2004, pp37, 290–292. As noted, 7-Notes Downloaded from www.waitangitribunal.govt.nz Downloaded from www.waitangitribunal.govt.nz He Whakaputanga me te Tiriti The Declaration and the Treaty 404 Maning's satirical account suggested that the stampede to sign arose from an impatience 'to see what the Governor was going to give us'. Maning said those of lower rank trying to sign were 'slaves' hoping to convince Hobson they were chiefs and receive payment : Maning, *Old New Zealand and other writings*, p22. 237. Buick, *The Treaty of Waitangi*, pp175–176 ; Orange, *The Treaty of Waitangi*, p65 ; Owens, *The Mediator*, p51 ; Taylor to Jowett, 20 October 1840, MS papers 0254–01, ATL, Wellington. Owens contrasted Hobson's mood with those of Mathew and Taylor, who found (in Mathew's words) the sight of 'a parcel of beastly savages – not fewer than three thousand men, women and children devouring pig and potatoes is not very interesting'. Taylor wrote : 'The feast was any thing but an agreeable sight the greediness and filthy manners of the savage only excited disgust and the ungracious way they received their presents finding fault with every thing made us retire [return ?] from their company with disappointment.' 238. The two rangatira who refused to sign would appear to be Hauraki (Maning's brother-in-law) and Wharepapa : Nicholson, *White Chief*, p87. 239. Document A22, p71 ; Buick, *The Treaty of Waitangi*, pp176–177 240. Document A22, p71. This is from Taylor's journal, not his account of the speeches forwarded to the CMS. 241. Document A22, p71 242. Nicholson, *White Chief*, p88 243. Nicholson may well have drawn on David Colquhoun, who concluded in his masters thesis on Maning that the letter was from Kaitoke and penned by Maning : Colquhoun, 'Pakeha Maori', fol 106. 244. Maning, *Old New Zealand and other writings*, p23 245. Document A22, p71 246. Document A18, p213 247. Orange, *The Treaty of Waitangi*, pp66–67 248. *Ibid*, p83 249. *Ibid*, pp67–70 ; Orange, *An Illustrated History of the Treaty*, pp37, 39 ; doc A18, p213 250. Patricia Burns, *Fatal Success : A History of the New Zealand Company* (Auckland : Heinemann Reed, 1989), pp152, 155 ; Wards, *The Shadow of the Land*, pp47, 50 ; Palmer, *The Treaty of Waitangi*, p55 ; Orange, *The Treaty of Waitangi*, p84 251. Wards, *The Shadow of the Land*, pp47–48 ; Palmer, *The Treaty of Waitangi*, p55 ; Burns, *Fatal Success*, p155 ; Orange, *The Treaty of Waitangi*, p84 ; Waitangi Tribunal, *Te Whanganui a Tara me ona Takiwa : Report on the Wellington District* (Wellington : Legislation Direct, 2003), p82. According to the South Island proclamation, sovereignty extended from 'Thirty-four Degrees Thirty Minutes North', but, as Louis Chamerovzow observed in 1848, 34 degrees north placed North Cape somewhere in the region of southern Japan : Chamerovzow, ***The New Zealand Question and the Rights of Aborigines* (London : TC Newby, 1848)**, p118. 252. Document A18, pp218–219 253. *Ibid*, p236 254. Orange notes that, at this time, Hobson had in his possession the original Waitangi sheet (signed elsewhere in the north) and the signed English-language copy which had been returned by Maunsell, who had obtained signatures at Manukau and Waikato Heads : Orange, *Treaty of Waitangi*, p85 255. *Ibid* ; Orange, *An Illustrated History of the Treaty*, p39 256. Orange, *The Treaty of Waitangi*, pp84–86 ; Orange, *An Illustrated History of the Treaty*, pp39, 41–42 257. Palmer, *The Treaty of Waitangi*, pp56–57 258. Orange, *The Treaty of Waitangi*, p85 259. Sweetman, *The Unsigned New Zealand Treaty*, pp60–61 ; Harry C Evison, 'Karetai', in *The Dictionary of New Zealand Biography*, Ministry for Culture and Heritage, <http://www.teara.govt.nz/en/biographies/1k1/karetai>, last modified 30 October 2012 ; Steven Oliver, 'Te Matenga Tairaroa', in *The Dictionary of New Zealand Biography*, Ministry for Culture and Heritage, <http://www.teara.govt.nz/en/biographies/1t2/1>, last modified 30 October 2012 260. 'Interview of New Zealand chiefs with the Governor', *The Colonist*, 1 February 1840, p2 261. Both Sweetman (*The*





Unsigned New Zealand Treaty, p61) and Binney ('Tuki's Universe', in *Tasman Relations : New Zealand and Australia, 1788–1988*, ed Keith Sinclair (Auckland : Auckland University Press, 1987), p29) thought the date of this engagement was 14 February, but Loveridge (Wai 45 doc I2, p67 n101) assumed it was 12 February on the basis that the treaty was drafted in anticipation of being signed two days later, on the 14th. 262. Sweetman, *The Unsigned New Zealand Treaty*, pp60–61, 64 ; Evison, 'Karetai' ; Binney, 'Tuki's Universe', p29 ; Wai 45, doc I2, pp67–68 263. Wai 45, doc I2, pp65–66, 69–70 ; Binney, 'Tuki's Universe', pp29–30 ; Sweetman, *The Unsigned New Zealand Treaty*, pp62, 65, 130 264. Binney, 'Tuki's Universe', p30 ; Sweetman, *The Unsigned New Zealand Treaty*, p64. Gipps had inserted into the treaty an undertaking by the chiefs to ratify the agreement in the presence of both their tribes and Hobson back in New Zealand. 265. Sweetman, *The Unsigned New Zealand Treaty*, p61 266. *Ibid*, pp64–65 267. Parkinson believed it was a deliberate strategy on Hobson's part to keep Pākehā settlers ignorant of their future legal position while Hobson gained himself a 'diplomatic foothold' : Parkinson, 'Preserved in the Archives of the Colony', p54. 268. Parkinson, 'Preserved in the Archives of the Colony', pp59–60 269. For a full discussion of the so-called 'Littlewood' treaty see Loveridge, 'The "Littlewood Treaty"', and Parkinson, 'Preserved in the Archives of the Colony', pp60–63. 270. Document A22, p11 n25 271. The authorship of this version is unclear. Samuel Martin wrote that

Hobson spent 'some days with the missionaries concocting the Treaty of Waitangi, of which I send you the Governor's official translation and the literal one' :

Martin, *New Zealand in a Series of Letters* (London : Simmonds and Ward, 1845), p97. 272. Orange, *The Treaty of Waitangi*, p289 n92 273. 'Treaty of Waitangi', *Evening Star*, 10 July 1875, p5 (the *Evening Star* later became the *Auckland Star*). Amongst other publications, this 7-Notes Downloaded from www.waitangitribunal.govt.nz Downloaded from www.waitangitribunal.govt.nz The Negotiation and Signing of te Tiriti 405 article was reproduced in full the following year in the Māori-language newspaper *Te Wananga* : see *Te Wananga : He Panuitanga tena kia Kite Koutou*, 22 January 1876, pp38–39 274. James Rutherford, 'Hone Heke's Rebellion 1844–1846 : An Episode in the Establishment of British Rule in New Zealand', *Auckland University College Bulletin*, no34 (1947), p8 275. Sir Apirana Ngata, *The Treaty of Waitangi : An Explanation/Te Tiriti o Waitangi : He Whakamarama* (Christchurch, Maori Purposes Fund Board, [1950]). Rachael Bell, in a 2009 journal article on Ruth Ross, gave the date as 1950. In a book chapter the following year, Margaret Mutu dated Jones's translation to 1963 : see Bell, "Texts and Translations" : Ruth Ross and the Treaty of Waitangi', *NZJH*, vol 43, no1 (2009), p43 ; doc A24, p28. 276. See James Rutherford, *Selected Documents Relative to the Development of Responsible Government in New Zealand 1839–1868*. Prepared for the Use of History Honours Students in the University of New Zealand, 2 vols (Auckland : Auckland University College, 1949), vol 1, doc 5. The synopsis of this collection carries Rutherford's typed name and the date August 1953, but the select bibliography is signed by him and dated February 1949. The literal back-translation states in parentheses 'Translated by JR'. In the 1972 collection of essays published by Victoria University entitled *The Treaty of Waitangi : Its Origins and Significance* (see endnote 39 above), Rutherford's translation is set out alongside the English text at the start of the volume. It is noted as being derived from *Selected Documents*, and dated as 1949. Rachael Bell, in her 2009 *New Zealand Journal of History* article on Ruth Ross, noted Ross's privately expressed concern that Rutherford's translation, which had been 'created to the best of her knowledge by "looking up nouns and verbs in a dictionary"', had come to dominate, and mislead, academic interpretations of the Treaty'. Bell did not refer here to the *Selected Documents* but to Rutherford's two



autonomous spheres of action, with ture and the Governor's role as kai-wakarite probably applying to the interactions between them.¹⁵² Salmond accepted that the Crown's definition of sovereignty as indivisible and absolute, as well as the prevailing European view of Māori as uncivilised and barbaric, meant that there was little chance of a balance of powers between Māori and the Crown emerging in New Zealand, in spite of the countervailing principles of justice and honour. She felt, however, that kāwanatanga and rangatiratanga 'need not have been irreconcilable' if the Crown had, for example, established a protectorate. In fact, she considered that 'the essential paradox' within the Māori text lay not between kāwanatanga and rangatiratanga but between articles 2 and 3. As she put it, a world based on whakapapa and one based on individual rights were grounded upon very different assumptions about humanity and the relations between people and other forms of life – and thus, very different understandings of mutual rights and responsibilities.¹⁵³ Phillipson, as we have noted, considered that the prospect of having a 'kāwana' would have made some chiefs think of Busby. He argued, in this regard, that the choice confronting Māori at Waitangi was not so much between accepting or rejecting the Queen's authority, but between Busby and Hobson. We have seen an account of Hakiro trying to persuade Busby to take the role of Māori King in 1839 (see chapter 5) and telling Hobson at Waitangi, 'The 9.3.4 Downloaded from www.waitangitribunal.govt.nz Downloaded from www.waitangitribunal.govt.nz He Whakaputanga me te Tiriti The Declaration and the Treaty 472 missionaries and Busby are our fathers. We do not want thee ; so go back, return, walk away.'¹⁵⁴ To Phillipson : It seems pretty clear that in seeking a kawana in 1840, the Bay chiefs were expecting a Busby with a little more of everything – a few troops, a warship, more ability to arbitrate than mediate, and (most importantly) ensconced in their midst at the Bay. . . . Many of the rangatira referred to a choice between the new kawana and keeping the old situation of the missionaries and Busby. Many wanted to keep the status quo, with Busby and the missionaries continuing as their matua. In other words, the choice was not between accepting and rejecting alliance with the Crown, so much as accepting the new and more intrusive presence of the Crown in the person of the Queen's Kawana. It was between Hobson and Busby ;

the old ways of King William and the confederation, DECREE CONFEDERATION

or the new ways of kawatanga and the Queen.¹⁵⁵ The rangatira, Phillipson thought, were eventually convinced to accept the new kāwana by the constant assurances and promises they were given. This bargain, he wrote, was encapsulated in Mathew's summation of the proceedings at Waitangi. As Phillipson put it : Basically, it seems likely that Felton Mathew was correct when he stated that the upshot of the Treaty, as negotiated at Waitangi, was that 'the native chiefs agreed to cede the sovereignty of their country to the Queen of England, throwing themselves on her protection but retaining full power over their own people – remaining perfectly independent'. He stressed this latter point : 'During the whole ceremony with the chiefs, nothing was more remarkable than the very apt and pertinent questions which they asked on the subject of the treaty, and the stipulations they made for the preservation of their liberty and perfect independence.'¹⁵⁶ Phillipson added that Mathew's impressions were corroborated by George Clarke's recollections in 1861, when he wrote that both parties understood that the Queen received 'the shadow of the land' and the chiefs 'the substance'. Clarke affirmed that 'the subject of Tribal rights and the full power of the Chiefs over their own tribes and lands was explained to the natives, and fully understood by the Europeans present'.¹⁵⁷ Phillipson also considered that, for the rangatira, a key component of their promised independence was that they would not be inundated by settlers. Looking back from 1845, for example, Busby mentioned the Māori 'dread of seeing foreigners arrive in such numbers as to threaten their independence.' In contrast therefore to Dr (later Professor) James Belich, whom we have noted as



arguing that Māori understood that signing te Tiriti would inevitably lead to a 'big increase in settlement' in New Zealand (see chapter 8), Phillipson pointed to Mathew's record of Te Kēmara telling Hobson, 'If you like to remain here it is well, but we will have no more white people among us lest we be over-run with them, and our lands be taken from us.' And because Busby and the missionaries did not know that the Crown planned to fund the New Zealand colony through its pre-emptive right, Phillipson perceived a clear equation between the continued power of Maori over their own affairs, which is what Mathew meant by 'independence', and the fact that Busby and the missionaries were not expecting the systematic colonisation of New Zealand.¹⁵⁸ Despite Phillipson's notion of Hobson and his treaty as something of a departure from past arrangements, he nonetheless regarded the agreement reached at Waitangi as 'the alliance reformed between the Crown and Nga Puhī'.¹⁵⁹ Other historians also regarded the treaty as a renewal of a relationship between Bay of Islands Māori and the Crown that had been in existence for some years. As Johnson put it, 'It is important to realise that Ngapuhi, in signing Te Tiriti, were seeking to renew their former arrangements and alliance with the British monarch.'¹⁶⁰ **Kawharu** concurred. She wrote that 'The Treaty was also approached from the perspective of extending the existing alliance that was established and reaffirmed at the major events of the 1830s'.¹⁶¹ **Manuka Henare stressed the 9.3.4** Downloaded from www.waitangitribunal.govt.nz Claimant and Crown Evidence and Submissions 473 northern Māori view that the relationship or alliance with the Crown had begun in

1820 with Hongi and Waikato's meeting with George IV.

DECREE LAW AFFIDAVIT PROOF OF CLAIM TO NEW ZEALAND NATIVE TITLE

NATIVE PARAMOUNT CHIEF TIRA WAIKATO WHAREHEREHERE MANUKAU

¹⁶² For his part, **Ward suggested that land issues were a crucial factor in Māori agreement to the treaty.** The rangatira understood that Hobson would protect their rights to the land and fairly investigate previous transactions. In Ward's view, the chiefs also expected the kāwana to control settler behaviour and protect **Māori** from overseas powers – particularly France. Moreover, the rangatira recognised that the Kāwana would have an authority over them, as could be seen, for example, in Nene's request for Hobson to be 'a father, a judge, a peacemaker'. That the rangatira expected Hobson to have this higher authority was clear from both the Crown's focus on obtaining kāwanatanga and the ongoing discussions that Busby and the missionaries had had with them about the suppression of warfare.¹⁶³ However, Ward also thought that the rangatira would have considered that the Crown recognised their customary authority over their respective lands and tribes and would work with them rather than unilaterally impose their authority – that there would be some kind of partnership in the shaping of judicial and administrative machinery. In fact, Ward said, there would be a sense of continuity for those Christian chiefs who had been working with the missionaries to implement the 'one Law, human and divine' that Williams referred to on the evening of 5 February: 'Thus many Maori may not have perceived a radical change from what had gone before.'¹⁶⁴ On the subject of whether Māori retained their sovereignty, Ward suggested that this very much depended on how 'sovereignty' was defined. If it meant 'the traditional reciprocal authority of chiefs and people in their own community', then they did retain it – along with 'the mana that went with it'. Furthermore, the right of the Governor to suppress warfare and other violent practices could not be 'exercised unilaterally' but had to be 'in cooperation with them'. However, wrote Ward, insofar as sovereignty / kāwanatanga equated with the rule of law, many rangatira probably accepted it largely because it





THE WHAKAPUTANGA IS DISSOLVED WITH NZ CROWN GOVERNMENT USURP OF OUR FLAG

accorded with an existing aspiration for a nationwide civil government. This aspiration, argued Ward, was demonstrated by the Whakaputanga.¹⁶⁵ At the same time, Ward acknowledged that the exact nature of the relationship between kāwanatanga and rangatiratanga remained to be worked out, and that the chiefs had needed to place their trust in the missionaries.¹⁶⁶ Ward summed up the extent to which he believed that there had been a 'meeting of minds' between the rangatira and the Crown in February 1840. He thought that this had occurred 'to a considerable extent, though there was some confusion as well'. In Ward's view, the points of mutual understanding were that: ̄ the Crown would keep out the French; ̄ the Crown would control land transactions; ̄ some rangatira shared the Crown's understanding of pre-emption; ̄ a 'common understanding that the customary authority of rangatira among their own people would be recognised, at least for the immediate future and that the Governor and his officials would work with them rather than unilaterally impose their authority' (with this being understood most strongly by Christianised Māori); ̄ Māori and Pākehā would have the same rights under the law; and ̄ 'a common understanding that Kāwanatanga would be exercised in good faith, for the common good, including that of Māori. This was the moral dimension of the Treaty, or "the spirit of the Treaty" as we say today.'¹⁶⁷ In conclusion, Ward accused some historians of practising presentism. As he put it: 'I believe that there is a temptation, apparent in some recent historical analysis, to 'read history backwards', and to expect

9.3.4 Downloaded from www.waitangitribunal.govt.nz Downloaded from www.waitangitribunal.govt.nz He Whakaputanga me te Tiriti The Declaration and the Treaty 474 the participants of 1840, to have understandings and assumptions that are only available to us with hindsight. . .¹⁶⁸ He implied that the Crown's intentions in respect of the treaty have been judged excessively in light of its post-February 1840 conduct rather than by its position at the time. In this regard, he claimed that the compact negotiated by Hobson, Henry Williams and northern rangatira on 5 and 6 February (and with other rangatira subsequently) was arguably the single most important effort in the nineteenth century to control European imperialism in the interests of an indigenous people.¹⁶⁹ Here, Ward stressed the exceptional nature of the treaty in ways that were first and most famously expressed by William Pember Reeves and taken up by many historians thereafter, but more recently called into question.

We note also that Ward later confirmed, in answers to written questions, his view that he Whakaputanga was dissolved by a combination of the wording and signing of te Tiriti.

¹⁷⁰ Loveridge was somewhat more circumspect in his evidence in summing up the meaning and effect of the treaty. The crucial questions, he believed, were what was said to the rangatira to convince them to sign, and 'what did the chiefs take the explanations given to them to mean?' The impediment to finding the answers, however, was the 'lack of reliable, let alone complete records of what Hobson and the missionaries actually said to Māori at Waitangi' on 5 and 6 February 1840. For Loveridge, this meant that any appraisal of what was said, what was not said and what was understood by any of the parties during the Treaty-signing process needs to be treated with a good deal of caution. Loveridge thought that the best approach to understanding what went on was to consider 'the wider historical context'. This context included a missionary determination to defeat the objectives of systematic colonisation through ensuring the 'buffer' of a cession of sovereignty by the rangatira to the Crown, and the Crown's equal determination to obtain sovereignty as quickly as possible. As we have noted, Loveridge believed that, in these circumstances, the missionaries put a positive gloss on the treaty, and many chiefs simply accepted their assurances.¹⁷¹ We should add that, in his later written responses to Salmond's evidence, Loveridge elaborated his views on the chiefs' level of understanding of the treaty's provisions. He was reasonably certain that the rangatira realised that they would be subject to a higher authority and British law. Loveridge wrote here that The central





question debated during all of the chiefs' opening speeches at Waitangi was the same – whether or not Maori should give up their independence, and whether the benefits would outweigh the costs I think we can conclude from this that, while all of the chiefs may not have understood all of the possible implications of a cession of sovereignty, it was clearly explained to them that it would involve a loss of independence, and that if they accepted the Crown's proposals a new level of authority would be created over and above the tribes. There can really be no doubt that a number of leading chiefs clearly understood that if they accepted British authority, then they would be subject to British law.¹⁷² In a similar vein to Ward and Loveridge,

McHugh described the treaty as a 'valid instrument of cession'.

CITE DECREE AFFIDAVIT FRAUD TREATY NO 1833 TUCKER WATERMARK UK GOVT PRESS

173 Although he did not comment on the accuracy of the key terms and their translations, or whether British intentions were accurately conveyed to or understood by Māori, McHugh did describe the treaty signing as part of 'the process by which **Maori** agreement to British sovereignty over New Zealand was obtained'.¹⁷⁴ 'The Crown', he argued, 'set itself the obligation of securing Maori consent prior to establishing any rights of sovereignty in New Zealand'. This was a 'self imposed rule', one that could not be enforced against the Crown by 'other states or much less by its own courts', but was nevertheless a rule that 'Ministers believed was required by the state of jus gentium in the 1830s'.¹⁷⁵ McHugh emphasised, however, that the Crown acquired sovereignty in New Zealand not through the treaty but through a 'series of jurisdictional steps, that 9.3.4 Downloaded from www.waitangitribunal.govt.nz Downloaded from www.waitangitribunal.govt.nz Claimant and Crown Evidence and Submissions 475 culminated in Hobson's May 1840 Proclamations'. This process was 'certainly complete' by October 1840, when the proclamations were approved by the Crown and notified in the London Gazette. In other words, from a British legal standpoint, signature-gathering on the treaty was no longer technically necessary for establishing sovereignty after the proclamations. But it continued, according to McHugh, because the Crown regarded 'its self-imposed commitment of securing Maori consent' so seriously.¹⁷⁶ McHugh argued that the May proclamations 'achieved a principal end of establishing British sovereignty for purposes of jurisdiction over British subjects' – the key object having been to assert control over the settlers at Port Nicholson. On a constitutional level, though, sovereignty now also applied to Māori. But in McHugh's view imperial officials knew full well that Māori would not 'immediately defer to the Crown and switch to English law', and so – on a practical basis – allowed 'the legislative accommodation of some forms of Maori custom'.¹⁷⁷ 9.3.5 What if the rangatira had refused to sign? The Crown-commissioned historians also addressed the hypothetical event that the rangatira had refused to sign te Tiriti. Ward wrote that probably Hobson would have had to return to Sydney for further instructions, but he and Gipps might well have decided to assert Crown sovereignty over the South Island on the ground of discovery, and possibly over enclaves in the North Island based on the fact of British settlement, especially in [the] region of Port Nicholson. [Emphasis in original.]¹⁷⁸ This was a rather more tentative speculation about what the British would have attempted than appeared in Ward's *An Unsettled History* in 1999, in which he had suggested that the British would have annexed New Zealand regardless (see chapter 8). For his part, Loveridge thought that much hinged on the response of the chiefs who had signed the Whakaputanga: I think it is highly likely that if Hobson had been unable to persuade a clear majority of the chiefs of the Confederation to accept the Treaty in February, he would have suspended his efforts to obtain further signatures until this goal was achieved. If, ultimately, this proved impossible he might well have given up altogether and returned to Sydney, although the fallback plan may well have been to acquire the





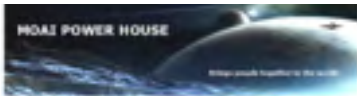
WHY WAS PARAMOUNT CHIEF TIRA WAIKATO WHAREHEREHERE MANUKAU UK LEFT OUT?

Kuta, Patukeha, and Ngāti Kahu stressed that, as Manuka Henare had said under questioning from the Crown, it is impossible to know what words rangatira like Rewa used in expressing their concerns about the future authority of the kāwana, and therefore to know exactly what they were thinking. Counsel said 'it is inappropriate to rely on non-Maori resources when considering a Maori viewpoint'. In this regard, counsel doubted the completeness of Henry Williams's account of his explanations to the rangatira : as a representative of the Crown it was extremely unlikely that he would have reported on any deceit or doubts he may have had, and therefore his account is not determinative of the rangatira's understandings.²⁰⁴ 9.4.1(4) Downloaded from www.waitangitribunal.govt.nz Downloaded from www.waitangitribunal.govt.nz Claimant and Crown Evidence and Submissions 479 Counsel for Te Rarawa noted that rangatira who expressed concern that the Queen's authority would be above them were a small proportion of those who signed at Waitangi on 6 February. She did not make submissions on whether those statements should be taken at face value or whether they may have been attempting to draw out a denial from Hobson and the missionaries. By contrast, Sykes and Pou did not rely on statements by rangatira during the oral debate, as 'assertions made within the diplomacy of negotiation might be made to progress negotiations toward an outcome rather than to express a desired one'. Counsel for Te Rarawa concluded that Rewa and Te Kēmara assented not because they suddenly accepted the authority they had previously opposed, but because they had received adequate assurances from the British Crown and its agents. Without such assurances, counsel added, the chiefs' assent is 'inexplicable'.²⁰⁵ (6) The meaning and effect of the treaty Some counsel thought Hobson genuine in his belief that Māori had willingly ceded their sovereignty.²⁰⁶ But others thought the Crown and the missionaries self-deluded, duplicitous, and deceitful.²⁰⁷ In general, counsel stressed that rangatira and the Crown had no mutual understanding of the treaty. Gilling rejected Ward's suggestion that there was a 'meeting of minds' to a 'considerable extent' at the treaty signing, and that the Crown had merely departed from this 'spirit' of the treaty in subsequent years. He submitted that Ward had failed to grasp that there were major differences of opinion between Māori and the Crown at Waitangi in 1840. Moreover, a 'meeting of minds' was a legal concept (consensus ad idem) about parties to an agreement having the same understanding, and this had hardly been possible in the circumstances.²⁰⁸ Claimant counsel submitted that the Māori understanding was that they would retain their 'perfect independence', as the missionaries and others had assured them, or their mana. Gilling contended that, even if (as Ward argued) Hobson and Henry Williams did not want to strip Māori of their mana, for the Crown to acquire sovereignty the chiefs would still have had to relinquish what they – Māori – defined as mana. But they could not do so. If they had suspected even a hint of diminished authority, counsel said, the chiefs would not have signed.²⁰⁹ Counsel for Te Rarawa argued that he Whakaputanga was crucial to the chiefs' understanding of te Tiriti. She enumerated the parallels between the two documents, including the terms used, the cross-over of signatories, Henry Williams's translations, and so on. He Whakaputanga, she said, was a collective expression of mana, and te Tiriti was no different ; it stemmed from the same context and confirmed the existing interests of te Whakaminenga. There was thus no relinquishment of sovereignty.²¹⁰ Other counsel made this link, and submitted that te Tiriti was just another event (or 'degree in the whakapapa') in the series of engagements between Māori and the

British Crown stretching back to the meeting between Hongi and King George IV in 1820.

²¹¹ Counsel for Ngāti Hine put it thus : The rangatira to rangatira relationship with the English sovereign established by Hongi was maintained and taken a stage further in He Whakaputanga and Te Tiriti. The Chiefs sought and believed they had obtained an honourable and mutually beneficial





reasoning[s].²³⁷ Counsel spoke of the 'challenge' facing this Tribunal, citing Erima Henare's description of the 'inherent institutional bias against our claim'. As Henare put it : The bias comes with the myths that explain and justify the New Zealand state and the idea of undivided parliamentary sovereignty. ^{9.4.1(8)} Downloaded from www.waitangitribunal.govt.nz Downloaded from www.waitangitribunal.govt.nz He Whakaputanga me te Tiriti The Declaration and the Treaty 482 sovereignty. The history invoked is not the Māori history. The Treaty invoked is the English version, not the Māori version.²³⁸ The Tribunal, counsel said, had in the past been inconsistent on whether sovereignty was ceded : 'A number of the Tribunal's earlier reports reflect the politics of the time and a palpable reluctance to confront the sovereignty question.' Here, though, there was no longer any scope for compromise. The Tribunal, he said (as we have noted), having finally had the courage to launch this waka must not now take fright at the depth or size of the ocean. The Crown must now wade out beyond the shallow waters of de facto power and what Erima Henare has called 'squinty legalism'.²³⁹ Sovereignty was simply not ceded, counsel submitted, and the statement in the Orakei report that such a cession was 'implicit from surrounding circumstances' was 'plain wrong'. The Crown, he said, no longer even argued that Māori had knowingly ceded their sovereignty ; instead, the Crown case now appears to be that the English and Māori versions of the Treaty can be reconciled at least to some extent on the basis that the term 'sovereignty' is a working approximation of the rule of law or civil government.²⁴⁰ Counsel argued that modern scholarship was now catching up with the Māori perspective and cited Dame Claudia Orange, Belich, Ross, McHugh, and Professor Jock Brookfield to this effect. But, perhaps to **pre-empt any charges of 'presentism'**, counsel also stressed that 'there is no shortage of knowledgeable European observers in the 1840's who also recognised the difficulties reconciling the Māori and English texts'. To this end, counsel quoted from the likes of Servant, Pompallier, Colenso, Mathew, and William Swainson (in his capacity as New Zealand's first Attorney-General).²⁴¹ Sykes and Pou took counsel for

Ngāti Hine's description of a false premise a stage further, delivering a particularly strong critique of what they saw as the Tribunal's and the courts' complicity in perpetuating the falsehood.

The Tribunal, they said, had over the years developed a vague and inconsistent set of principles that have 'legitimised the re-siting of sovereign authority out of hapu hands and into those of the Crown'.

DECREE AFIDAVIT COURT FINDS WAITANGI TRIBUNAL AND NZ CROWN GUILTY OF FRAUD

The Court of Appeal in the Lands case should have followed the correct legal approach in interpreting a treaty by first giving effect to the actual provisions and resorting to other methods of interpretation only where there was ambiguity. Instead, Sykes and Pou argued, the court failed to extract principles from the essence of the actual agreements in the treaty, but rather 'considered the contemporary constitutional arrangements' and developed principles to match. 'These principles were then wrapped in an illusion of Maori consent and defined as the "Spirit" of the Treaty'. This 'spirit' involved 'the acquisition of sovereignty . . . in exchange for the protection of rangatiratanga', with Māori pledging loyalty to the Queen, and the Crown having ultimate authority.

This, they submitted, had freed the Crown from an obligation to adhere to the treaty's terms, although under the principle of pacta sunt servanda the Crown remained bound to do so.²⁴² Sykes and Pou





called for the Tribunal to reject the 'overarch principle that Maori sold their sovereignty for the protection of their rangatiratanga'.²⁴³ In like fashion, Hall submitted that the Tribunal should not approach this case as if the transfer of sovereignty to the **Crown were the default position** and Māori must prove otherwise.²⁴⁴ While they did not use the term **presentism**, Sykes and Pou quoted from Salmond on the general subject. She had argued that, unless one writes about events in Te Tai Tokerau from 1835 to 1840 from a position of expert knowledge of te ao Māori, the evidence is likely to be anachronistic and misleading . . . , projecting the power relations of 2010 (in which European people, the English language, Western ways of thinking and living dominate) into Te Tai Tokerau of 1835 or 1840.²⁴⁵ Other counsel also argued that the notion of a cession of sovereignty is an essentially presentist perspective. Houra, for example, asked : 9.4.1(8) **Downloaded from www.waitangitribunal.govt.nz** Claimant and Crown Evidence and Submissions 483 is it not discourteous to view the actors of the past from a presentist perspective ? Are we all to ignore the obvious ? Counsel submits that there is a real risk that the sacred and tapu aspects of He Whakaputanga me Te Tiriti will be forgotten and that we shall be the poorer for it if we do not bring it to the forefront as it was brought to the forefront and consecrated when those ancestors signed those documents 1835–40.²⁴⁶ 9.4.2 Crown submissions At the outset, Crown counsel, Andrew Irwin and Helen Carrad, submitted that there were a number of matters the Crown and claimants agreed upon. With respect to the treaty, said counsel, these were that ō Te Tiriti/the Treaty built upon and cemented a relationship between the Crown and Māori. ō Rangatira did not cede their 'mana' through te Tiriti/the Treaty. ō The Māori understanding of te Tiriti/the Treaty would have been through the Maori text of that document as well as the context in which the document was signed. ō There are differences between the English and Māori texts of te Tiriti/the Treaty. ō The 'tino rangatiratanga' referred to in the Māori text Article Two of te Tiriti/the Treaty is more than the English text's guarantee of property rights. ō Immediately following the signing of te Tiriti/the Treaty, and with but a few exceptions, tikanga was to remain unaffected by the Crown's 'Kawanatanga'. ō There is evidence of an oral history that a first draft of te Tiriti/the Treaty was put to rangatira prior to 6 February 1840, in which rangatira were asked to cede 'mana' ; and that they rejected this. There is, however, no documentary record that this event took place.²⁴⁷ Counsel also noted what the Crown saw as the key points of disagreement, including the meaning of kāwanatanga ; the issue of whether the treaty should be seen as one document in two languages or two separate documents ; and the effect of the treaty on he Whakaputanga.²⁴⁸ In the body of the Crown's closing submissions, counsel devoted considerable space to arguing that, in the late 1830s, pressures built from all sides on a reluctant Crown to intervene in New Zealand. In summary, as counsel put it, the treaty and the May 1840 proclamations were 'the outcome of intense pressures placed on the British Government in 1838 and 1839 to do something about the increasingly dire situation in New Zealand'. Even the missionaries, said counsel, had eventually swung in behind annexation, and Normanby's instructions were informed by both a concern for Māori independence and the doubt that Māori could effectively govern New Zealand themselves in the face of the new threats. The 'tipping point' for the Government was the New Zealand Company's decision to begin settlement with or without Government approval. At the same time, it became clear to the Colonial Office that Hobson's factory scheme was inadequate for this scale of colonisation. Counsel rejected the argument that the Crown should have done more to stop British subjects moving to New Zealand, saying that this ignored the economic and political realities of the time. Britain could not 'stop its citizens travelling, trading, and settling abroad.' Moreover, submitted counsel, Britain had no jurisdiction in a place like New Zealand, and so it was impossible to control any settlers.²⁴⁹ Citing the evidence of McHugh, counsel contended that the Crown 'acquired sovereignty in New Zealand through a series of jurisdictional steps'. There was no specific point at which sovereignty was acquired, but rather a process, in which the treaty was 'a





NZ NO QUEEN CROWN IS SUBJECT TO BRITISH LAW IN THIS KINGS MAGISTRATE COURT

significant step'. In essence, the treaty 'was the means by which the Crown obtained its self-imposed condition precedent to British sovereignty, Māori consent'. Hobson's 21 May proclamations were further 'important steps in the process', declaring the Queen's sovereignty over New Zealand. They were in turn gazetted in London in October 1840, an event which meant the process was 'certainly complete'. Counsel submitted that the proclamations were, as McHugh suggested, not a 'pre-emptive disowning of the signature gathering process then in train'. Instead, the continuation of the signaturegathering indicated that British officials remained sincerely committed to meeting the self-imposed condition precedent of Māori consent even 9.4.2 Downloaded from www.waitangitribunal.govt.nz Downloaded from www.waitangitribunal.govt.nz He Whakaputanga me te Tiriti The Declaration and the Treaty 484 if those consents that remained outstanding had now become matters of form rather than actual necessity.250 As for the treaty itself, counsel reasoned that the Crown's 1840 understanding was to be found in the words of the English text. In other words, the Crown understood that the rangatira who signed their names ceded all their sovereignty in return for various property guarantees, a 'settled form of Civil Government' would be established, and the Crown would have the sole right of 'pre-emption'. Counsel submitted that It would have been clear to the Crown that rangatira who signed te Tiriti/the Treaty and the groups they represented consented to this state of affairs. That is, te Tiriti/the Treaty was the means by which the British Crown would obtain from Māori the free and intelligent consent that the British Crown had required itself to obtain. The words of the English text of the Treaty also made this clear.251 Counsel put it that the British understanding of 'sovereignty' at the time was of "civil government", especially government by legislation'. In this regard, counsel cited the arguments raised by Carpenter and Ward on the subject – that is, that Blackstone's position was that the King- or **Queen-in-Parliament (the legislature)** had absolute sovereign power, but that the King or Queen alone (that is, the executive branch of government, administered by the sovereign's ministers) was subject to the law. While Tuwhare and others had argued that the treaty created dual or shared sovereignty, this was not the Crown's understanding. Rather, counsel submitted, the Queen-in-Parliament had unfettered sovereignty and the chiefs retained rangatiratanga 'within the rubric of an overarching national Crown sovereignty'.252 Counsel conceded that it was unclear how and whether Māori law and custom would continue after 1840, adding that the 'fourth article' did not provide any guidance. Counsel noted McHugh's view that imperial officials recognised the fact that Māori would not 'instantaneously adopt English law'. However, counsel added that The legal application of the Crown's sovereignty to all inhabitants (non-Māori, Māori signatories and Māori nonsignatories), whilst debated in New Zealand in the early years following 1840, was definite in the eyes of the Colonial Office.253 Counsel submitted that, in seeking Māori consent to British sovereignty over parts or the whole of New Zealand, the Crown was looking to establish a new form of authority, as there was no 'functioning nation state that held sovereignty over the entirety of New Zealand' at the time. In this counsel concurred with Carpenter and Ward. However, counsel disagreed with Carpenter's position that there was, accordingly, no loss of Māori authority in the treaty. Rather, counsel put it that 'Britain sought both a cession from Māori and their recognition of British sovereignty' (emphasis in original).254 Crown counsel noted that it was inherently more difficult to gauge the Māori understanding of the treaty in 1840, but thought it fair to draw certain conclusions. These included that the Governor would have authority over both Māori and non-Māori ; that British laws would apply to all people in New Zealand ; and that the chiefs would retain authority over their people and properties. This understanding, said counsel, would have stemmed both from the Māori text of the treaty and the surrounding circumstances. On the text, counsel endorsed Henry Williams's skills as a linguist and translator, as well as his honesty and integrity, and argued that it was wrong to compare the use of language in he Whakaputanga with that in the treaty, as words have different meanings in different contexts. The words Williams used were appropriate, said counsel, especially





COMPLAINT TO BRITISH CROWN HOUSE OF LORDS AMBIGUITY INCONSISTENT GOV'T LAW

understanding of te Tiriti. These were as follows :  i Busby's invitation to the rangatira to meet at Waitangi referred to Hobson as a Governor for both Pakeha and M ori.  i Te Tiriti/the Treaty was explained to the rangatira. The 9.4.2 Downloaded from www.waitangitribunal.govt.nz Downloaded from www.waitangitribunal.govt.nz He Whakaputanga me te Tiriti The Declaration and the Treaty 486 concept of sovereignty must have been explained by Hobson and translated into M ori by Henry Williams.  i An account of the missionaries' explanations on the evening of 5 February indicates that M ori would have understood te Tiriti/the Treaty to mean that they would come under the authority of the Governor and that British law would apply to them.  i The accounts of what rangatira said at the signings of te Tiriti/the Treaty indicate their understanding that by te Tiriti/the Treaty they would come under the authority of the Governor.261 In support of the last point, counsel referred to the **statements made by Te K mara, Rewa, and T reha at Waitangi, and by Taonui and Papahia at Mangungu**, and submitted that **Manuka Henare** had agreed here with the Crown's position. Despite the shortcomings in Colenso's record, counsel submitted, the chiefs clearly understood what they were signing, and the claimants were simply ignoring what the chiefs had said. As support for the Crown's position, counsel pointed to the Ng ti R hia submission that **T reha would not sign because he was being asked to agree to the Queen being above him. Counsel said T reha was right**, and understood the agreement.262 With respect to Edwards's account of a tiriti tuatahi, counsel accepted that this was Ng puhi tradition, but noted that there was no reliable documented evidence to support it, Maning being the sole source. On the broader issue of oral history, counsel rejected the argument (made with respect to Colenso's account of the proceedings at Waitangi) that it was inappropriate to rely on non-M ori sources when considering the M ori understanding as going 'too far'.263 In sum, submitted counsel, M ori understood the Crown's authority and welcomed it as being to their advantage. They placed their faith in the advice of the missionaries, and their expectations were these :  i land transactions would be controlled ;  i the Governor would protect M ori from aggressive P keh  and foreign powers ;  i the Crown would work with M ori in partnership, and not unilaterally impose its authority ; and  i rangatira would retain their traditional authority and mana over their communities.264 Counsel argued that the way history unfolded after 1840 should in no way be read as an indication that the Crown's intentions in 1840 had been to deceive or dispossess. Counsel quoted Ward : 'Neither in logic nor sound historical method is it appropriate to read the outcomes of a later period as proof of the intentions of an earlier one' (emphasis in original). Later treaty breaches, said counsel, did not mean 'the initial compact was a fraud'. Rather, all evidence pointed to 'the conclusion that officials and missionaries acted with only the best of intentions'.265 On issues of international law concerning treaty interpretation, counsel submitted that rules such as contra proferentem and in dubio mitius dated only from the inception of the Vienna Convention in 1969 and thus had no application when the treaty was signed in 1840. Even if those rules did apply, 'the well-established interpretation of the Treaty as having ceded sovereignty to the Crown remains'. Moreover, the

Tribunal's job is to act in accordance with section 5(2) of its establishment legislation.

CITE DECREE AS NZ CROWN GOVERNMENT PARLIAMENT IS LIABLE COMPLICIT IN FRAUD

not the rules put forward by counsel for Te Rarawa. Contra proferentem, said counsel, relates to **ambiguities in treaty drafting**, not 'the wholesale preferment of one text to the interpretation of another'. Counsel added that, under article 33(4) of the Vienna Convention, contra proferentem and in dubio mitius had to be balanced against the 'central principle' that 'the meaning which best reconciles





THE NZ CROWN WAITANGI TRIBUNAL IS A FAKE CORPORATION TO ITS SELF INTERESTS

Tuwhare submitted that, if the **Crown wanted the highest form of authority**, then it should have used the words in the Whakaputanga that expressed this : 'ko te Kingitanga ko te mana'. She noted too that Parkinson had defined mana at one point as 'power and authority' and Carpenter had called it 'Maori authority or prestige'.²⁷⁷ The claimants argued that the Crown in 1840 had chosen words in order to secure an agreement, and that Crown counsel had even admitted as much.²⁷⁸ Counsel for Te Rarawa further contended that, while the parties agreed that the rangatira did not give up their mana, a Tribunal finding in favour of the 9.4.3(2) **Downloaded from www.waitangitribunal.govt.nz Downloaded from www.waitangitribunal.govt.nz He Whakaputanga me te Tiriti The Declaration and the Treaty** 488 Crown would require the Tribunal to conclude that 'Te Tiriti nevertheless constituted such a cession', an outcome she said would be 'perverse'.²⁷⁹ Afeaki and Sharrock rejected the Crown's position that the text of te Tiriti did not change between 5 and 6 February. If Williams had wanted to convey sovereignty unambiguously in Māori terms, they said, he would have used 'ko te Kingitanga ko te mana' in his draft. However, the final version used 'the lowest smallest most confined level of power described in He Whakaputanga' : kāwanatanga. Accordingly, they submitted, Edwards's account of te tiriti tuatahi is the 'logical inference' and 'The case for a pivotal meeting of the evening of the fifth removing mana from the text is compelling.'²⁸⁰ Similarly, Gilling urged the Tribunal to give great weight to the tribal oral histories in explaining the chiefs' decision to sign on 6 February.²⁸¹ By contrast we note that, by way of response to the Crown's arguments about contra proferentem (see below), counsel for Te Rarawa submitted that there was 'nothing to indicate that the rangatira present at Waitangi engaged in any negotiation with the British Crown over the written terms' of te Tiriti. Its signing, she added, was one of those rare cases in which a draft of an international treaty presented by one party (ie Te Tiriti presented by the Crown) was apparently accepted in toto by the other (ie the rangatira signatories, with any oral conditions that those rangatira made not being recorded in the text).²⁸² We take from this that not all claimants agreed that a draft text ceding mana was put to the chiefs and rejected. (3) The relevant treaty text Gilling referred to Crown counsel's submission that there was only one document, 'Te Tiriti/the Treaty', which the Crown said was 'translated into the Maori language'. Counsel found this point 'hard to follow', because the English draft could not be called 'Te Tiriti/the Treaty'. The translation of the English text, 'the Treaty of Waitangi', created 'a related but substantially different document', 'Te Tiriti'. Counsel submitted that, in general, 'the Crown's insistence on the "Te Tiriti/the Treaty" nomenclature has led to confusion and flaws in Crown reasoning'.²⁸³ Counsel for Te Rarawa responded to the Crown's argument that the Tribunal's obligation under section 5(2) of the Treaty of Waitangi Act to 'have regard to' both texts of the treaty meant the English text needed to be applied in determining the parties' rights and obligations. She submitted that, while the **Tribunal was required to have regard to the English text, it did not have to 'give effect' to it, and there was no obligation on the Tribunal to 'reconcile' the two texts**. She cited New Zealand case law which she said showed that a requirement to 'have regard to' something meant a decision maker 'may decide to give little weight to it in making his, her or its decision'.²⁸⁴ Similarly, counsel for Ngāti Hine argued that he was not suggesting, as Crown counsel alleged, that **the Treaty of Waitangi Act allowed the Tribunal to 'discard' the English text**. However, the principles of treaty interpretation favoured the Māori understanding of the treaty, which of course came through te Tiriti. Counsel concluded : If as a matter of historical fact the Tribunal concludes that the two texts of the Treaty cannot be reconciled on the question of a cession of sovereignty, then that is a conclusion open to the Tribunal pursuant to its jurisdiction to determine the meaning and effect of the Treaty as embodied in the two texts.²⁸⁵ (4) The oral debate Gilling in particular rejected the Crown's argument that the speeches of certain rangatira demonstrated that they knew that the Governor would have a superior form of authority over them. The sources had too many limitations, said counsel, and the speeches could be construed in different





ways. For example, Makoare Taonui's statement, 'We are glad to see the Governor let him come to be a Governor to the Pakeha's as for us we want no Governor we will be our own Governor' did not mean, as the Crown asserted, that Taonui understood Hobson would be a Governor for both Māori and Pākehā. Instead, said counsel, 'the literal meaning would appear to be that 9.4.3(3) Downloaded from www.waitangitribunal.govt.nz Downloaded from www.waitangitribunal.govt.nz Claimant and Crown Evidence and Submissions

489 the governor was welcome to stay but that the expectation was that he would be a governor to the Pakeha only'.

THE NATIVE MAGISTRATE KINGS BENCH COURT CAUGHT WAITANGI TRIBUNAL AND NEW ZEALAND CROWN GOVERNMENT IN INCONSISTENT CORRUPTION AND FRAUD CONTRACTS

Counsel stressed what he saw as the irony of the Crown relying on statements made in opposition to the Treaty as being evidence of a clear understanding of it when they signed Te Tiriti. He described the Crown's submissions as 'at best unconvincing, and at worst logic defying', and as failing to consider the 'real issue' of 'What was said to persuade these Rangatira to sign?' 286 In this regard, counsel for Ngāti Hine submitted that Kawiti, his sons and other rangatira who signed Te Tiriti did so because they believed the assurances of the missionaries and others that they would not come under the authority of the Governor. Their 'perfect independence' would be preserved. The Governor would have no power in relation to the authority of the Chiefs over their people and lands. That was the message conveyed to them and they signed because they trusted the word of the officials and missionaries who delivered the message.287 Tuwhare said that, for Māori, these oral assurances would have sufficed, and the chiefs' stipulations 'are to be considered under Maori custom and usage as qualifications to the written agreement'.288 In response to the Crown citing their submissions about Tāreha as confirming that the chiefs understood that the Queen's authority would be supreme, counsel for Ngāti Rēhia submitted a clarification. They explained that Tareha did not sign Te Tiriti or The Treaty because he understood what the meaning of He Whakaputanga was. Tareha believed that the tohu he had put on He Whakaputanga provided the basis upon which he and his people could continue living by their laws and lore, and it provided the protection they needed in trade.289 (5) The meaning and effect of the treaty Tuwhare noted Crown counsel's explanation that dual sovereignty was impossible from a British perspective. She submitted that this amounted to a proposition that the Crown had 'the absolute authority to do anything whatsoever'.290 But she submitted that the Crown had failed to convey this honestly, rather giving the impression that the full, natural and absolute authority power and independence of rangatira was guaranteed and [that] the governor was to be granted authority for specific purposes, namely to bring law and order to British subjects and control land trade.291 Counsel for Ngāti Hine likewise submitted that Ngāti Hine never agreed to the 'huge shift of power' in 1840 claimed by Crown counsel.292 In any event, said the claimants, the Crown's perspective on what sovereignty meant was irrelevant. As Gilling put it, Counsel have no submissions to make about the Crown's lengthy discussion of Blackstone on this legal point apart from submitting that it is irrelevant to Ngapuhi as they knew nothing of it. Their framework was mana and Rangatiratanga within the tribal structure.293 And where they did engage with the argument, the claimants rejected the Crown's position as flawed. Counsel for Ngāti Hine submitted that civil government 'is an emanation of sovereign power, but it is not the same thing as sovereign power itself'.294 Counsel for Te Rarawa submitted that Henry Williams had missed the first step in the two-step process of, first, acquiring sovereignty and, secondly, setting up a government. That 'government' is subordinate to sovereign power, she stated, was demonstrated in both He Whakaputanga and the Constitution Act 1852. She



TE WHAKAPUTANGA IS AN AMBIGUOUS DECLARATION NOT RECOGNISED IN BRITISH LAW

they were doing when they met and debated he Whakaputanga – acting not as a novel or distinct decision-making body but as representatives of hapū coming together for common purpose, just as they had been doing for generations. Yet historical discussion about he Whakaputanga – meagre as it has been – has typically focused on questions of lawmaking and government. The declaration was dismissed as a failure by British observers in the 1830s, and by many commentators since, precisely because they based their understanding on Busby’s English text, in which it was intended to establish a supreme legislature which never subsequently operated. In our view, the focus on these matters has distracted attention from the broader significance of he Whakaputanga in its assertion of Māori authority, rejection of foreign authority over Māori people and territories, and pursuit of an alliance with Britain to those ends. This brings us to the meaning and effect of article 4. The text in both English and Māori referred to a mutually beneficial relationship between Māori and Britain, in which each would protect the other’s interests where it was in their power to do so. The description of the king as ‘matua’ in our view did not imply British superiority except in international affairs, and there the request was not for Britain to usurp Māori authority but to foster it and protect it from foreign threat. The rangatira who signed he Whakaputanga had previously sought to align with Britain for exactly that purpose, as well as to advance trade. We think they would have seen article 4 as deepening what they understood as a mutually beneficial alliance, through which Britain would support and foster Māori in their emerging international relationships, as it had with the adoption of the flag. Busby later sought to present the article as a request that New Zealand be placed under Britain’s protection, in an arrangement that would see British officials carrying out the functions of government under the nominal authority of a Māori legislature, which would enact laws proposed by the British.²² This, however, reflected his own political motivations and cultural preconceptions, as well as his concerns about inter-hapū conflict and about violence by British subjects in the Bay of Islands around the time he was writing. It did not reflect what was actually said in he Whakaputanga. In summary, then, he Whakaputanga was a declaration by rangatira in response to a perceived foreign threat to their authority, in which they : ̄ emphatically declared the reality that rangatiratanga, kīngitanga, and mana in relation to their territories rested only with them on behalf of their hapū ; ̄ declared that no one else could come into their territories and make laws, and nor could anyone exercise any function of government unless appointed by them and acting under their authority ; ̄ agreed to meet annually at Waitangi and make their own decisions about matters such as justice, peace, good order and trade involving Europeans and Māori-European relationships in their territories ; ̄ acknowledged their friendship with Britain and the trading benefits it brought ; and ̄ renewed their request for British protection against threats to their authority, in return for their protection of British people and interests in their territories. To those rangatira who signed, none of this – including the agreement to meet annually – would have implied any loss of authority on the part of either themselves or their hapū, or any transfer of authority to a collective decisionmaking body. Rather, **he Whakaputanga was an unambiguous declaration that hapū and rangatira authority continued in force – as, on the ground,** it undoubtedly did – and that Britain had a role in making sure that state of affairs continued as Māori contact with foreigners increased. Britain’s immediate response to the declaration indicated that it did not see itself as being bound by Busby’s actions. It had already accepted the independence of Māori hapū, and it had made an offer of friendship and alliance to Bay of Islands Māori in the King’s response to the 1831 petition. The official response to the declaration in 1836 by the Secretary of State for War and Colonies, Lord Glenelg, did not take those commitments any further, and rather signalled only a very conditional willingness to protect Māori independence. But whatever Britain’s official position, Busby was Britain’s representative, and the 10.2 Downloaded from www.waitangitribunal.govt.nz Downloaded from www.waitangitribunal.govt.nz Our Conclusions 503 rangatira who signed he Whakaputanga would have seen his actions as those of Britain. During 1836 and 1837 there were outbreaks of tribal conflict, rangatira lost faith in Busby’s residence as a safe





KORORAREKA MARAE HARATU MARAE IS WITH NZ CROWN LAW NOT BRITISH NATIVE LAW

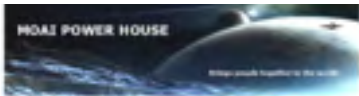
place to meet, and Busby no longer felt able to call all northern leaders together at once. To British observers, this was a failure of te Wakaminenga, since it meant that no supreme legislature was in operation and – from a British point of view – no Māori authority existed that was capable of keeping order. The critical point, however, is that for the most part hapū remained in control of their territories, and continued to act in ways that were consistent with their own system of law, both in relation to their own people and in relation to Europeans. Tāua muru continued to occur against Europeans who violated tapu or failed to fulfil obligations to their hosts. Hapū continued to act separately or in concert depending on which course suited their interests, but in either case remained wholly autonomous ; cooperation or conflict depended, as it always had, on what best served atua, as expressed through tapu. There were, by the end of the decade, some signs that Māori control was coming under pressure.

In Kororāreka, local merchants had during the 1830s sought to assert their own authority ; the missions had achieved a degree of economic independence ;

CITE DECREE AFFIDAVIT OF ONE LAW FOR BRITISH ONE LAW FOR NATIVES

the settler population was growing and the number and scale of land transactions was increasing in ways that caused some Māori leaders concern. But these were exceptions to a general rule. Māori continued to heavily outnumber Pākehā in the Bay of Islands and Hokianga. Within their own communities, they continued to live according to Māori law. Their traditional political structures remained intact. And they had capacity to impose their own laws on resident and visiting Pākehā should it serve their interests to do so. These, then, were the circumstances as the 1830s drew to a close. 10.3 The Making of the Treaty We turn now to discuss the treaty itself, building on the entire report's narrative, and more specifically chapters 6, 7, 8, and 9. In chapter 6, we set out the factors influencing the British Government in the late 1830s to establish a greater authority in New Zealand, while in chapter 7 we described in detail the events in the Bay of Islands and Hokianga of February 1840. Chapters 8 and 9 related the perspectives on these events of both a range of commentators and the parties to our inquiry. As we have done previously, we structure our discussion around, first, the written texts of the treaty ; secondly, the oral debate that took place during the hui at Waitangi and Mangungu ; and, thirdly, the treaty's meaning and effect in February 1840. Before that, we deal with two important matters. We give our view on the motives underpinning Britain's decision to establish Crown Colony government in New Zealand ; and on whether an initial draft of te Tiriti was put to the rangatira in which they were asked to cede their 'mana', as was argued by the claimants. It is useful, at this point, to summarise the parties' positions on the treaty. Like their tūpuna in February 1840, the claimants inevitably expressed a range of views. However, all were agreed that their tūpuna had ceded neither mana nor sovereignty. Some thought that the agreement reached with the Crown was for the Kāwana merely to have control over Pākehā settlers, while others foresaw a shared authority between the chiefs and the Crown over Māori–Pākehā interaction, with the Kāwana playing a mediating role. The claimants drew these understandings from te Tiriti and from the oral debate at Waitangi and Mangungu, and not at all from the English text of the treaty, which they regarded as having been entirely irrelevant to their ancestors' decisions at that time. Moreover, the claimants regarded he Whakaputanga as the parent document to te Tiriti. Given the repetition in te Tiriti of key terms such as rangatiratanga and kāwanatanga, the claimants did not regard he Whakaputanga as superseded by it. Some claimants used the principles of international law to reinforce their interpretations. By contrast, the Crown, while acknowledging that there were several points of agreement between it and the claimants, contended that the rangatira had agreed to cede sovereignty.





pale of civilized life, and trained to the adoption of its habits'.65 10.3.3(1) Downloaded from www.waitangitribunal.govt.nz Downloaded from www.waitangitribunal.govt.nz He Whakaputanga me te Tiriti The Declaration and the Treaty 510 Sherbro treaty Normanby's August 1839 instructions Gipps's unsigned Sydney treaty Treaty of Waitangi (English text) Cession 'King of Sherbro [et al] for them, their heirs and successors for ever ceded, transferred, and given over, unto his said Excellency Charles Turner, Governor of the said Colony of Sierra Leone, and his successors, the Governors of the said Colony for the time being, for the use and on the behalf of His Majesty the King of Great Britain and Ireland, and his successors, the full, entire, free, and unlimited right, title, possession, and sovereignty of all the Territories and Dominions to them respectively belonging, being situate [geographical description] ; together with all and every right and title to the navigation, anchorage, waterage, fishing, and other revenue and maritime claims in and over the said Territories, and the rivers, harbours, bays, creeks, inlets, and waters of the same.' ' . . . Her Majesty's Government have resolved to authorize you to treat with the Aborigines of New Zealand for the recognition of Her Majesty's sovereign authority over the whole or any part of those islands which they may be willing to place under Her Majesty's dominion.'

'It is therefore hereby agreed between the said parties that Her said Majesty, Queen Victoria, shall exercise absolute Sovereignty in and over the said Native Chiefs, their Tribes and country, in as full and ample a manner as Her said Majesty may exercise Her Sovereign authority over any of Her Majesty's Dominions and subjects . . .'

CITE TH DECREE RULE LAW AFFIDAVIT QUEEN VICTORIA KNEW LEGALLY THAT THERE WAS "NATIVES" IN NEW ZEALAND IN 1837 AND NOT "MAORI"!

FACT CITED EVIDENCE IN THIS NATIVE MAGISTRATE KINGS BENCH COURT OF THE CONFEDERATION OF A HANDFUL OF CHIEFS BETWEEN 1831 AND 1837

'The Chiefs of the Confederation of the United Tribes of New Zealand and the separate and independent Chiefs who have not become members of the Confederation cede to Her Majesty the **Queen of England absolutely and without reservation all the rights and powers of Sovereignty which the said Confederation or Individual Chiefs respectively exercise or possess, or may be supposed to exercise or to possess over their respective Territories as the sole Sovereigns thereof.'**

NOTE FOR THE RECORD TODAY SATURDAY 24 SEPTEMBER 2022 AT 6 PM NZ TIME THAT QUEEN VICTORIA SAID "CONFEDERATION OF INDIVIDUAL CHIEFS" THE NATIVE MAGISTRATE KINGS BENCH COURT STATE CLEARLY ON ZOOM LIVE VIDEO THIS PROOF OF CLAIM NATIVE CHIEFS STATEMENT NOT UNITED TRIBES OF "MAORI EUROPEAN" MIX RACE PEOPLE AT 1837 QUEEN VICTORIA

Guarantee Charles Turner agrees to accept the said cession, 'giving and granting to the [list of names] and the other **native inhabitants of the said Territories and Dominions, the protection of the British Government, the rights and privileges of British subjects, and guaranteeing to [list of**



FOR BRITISH CROWN RECORD IN THIS COURT NZ “NATIVE” INHABITANTS UK PROTECTION

names] **and the other native inhabitants of the aforesaid Territories and Dominions, and to their heirs and successors for ever, the full, free, and undisturbed possession and enjoyment of the lands they now hold and occupy**. 'until they can be brought within the pale of civilized life, and trained to the adoption of its habits, they must be carefully **defended in the observance of their own customs**, so far as these are compatible with the universal maxims of humanity and morals' 'The **acquisition of land by the Crown for the future settlement of British subjects** must be confined to such districts as the natives can alienate, without distress or serious inconvenience to themselves.' 'and to grant Her Royal protection to the said Natives Chiefs, their tribes and country, in as full and ample a manner as Her Majesty is bound to afford protection to other of Her Majesty's subjects and Dominions.' The Crown's sole right of purchase (see below) is to be 'upon the express understanding that the said Chiefs and Tribes shall retain for their own exclusive use and benefit such part of their said lands as may be requisite and necessary for their comfortable maintenance and residence.' 'Her Majesty the Queen of England confirms and guarantees to the Chiefs and Tribes of New Zealand and to the respective families and individuals thereof the full exclusive and undisturbed possession of their Lands and Estates Forests Fisheries and other properties which they may collectively or individually possess so long as it is their wish and desire to retain the same in their possession' '... Her Majesty the Queen of England extends to the Natives of New Zealand Her royal protection and imparts to them all the Rights and Privileges of British Subjects.' Pre-emption 'It is further necessary that the chiefs should be induced, if possible, to contract with you, as representing Her Majesty, that henceforward no lands shall be ceded, either gratuitously or otherwise, except to the Crown of Great Britain.' 'And the said Native Chiefs do hereby on behalf of themselves and tribes engage, not to sell or otherwise alienate any lands occupied by or belonging to them, to any person whatsoever except to Her said Majesty upon such consideration as may hereafter fixed ...' 'but the Chiefs of the United Tribes and the individual Chiefs yield to Her Majesty the exclusive right of Preemption over such lands as the proprietors thereof may be disposed to alienate at such prices as may be agreed upon between the respective Proprietors and persons appointed by Her Majesty to treat with them in that behalf.' A comparison of the 1825 Sherbro treaty, Normanby's August 1839 instructions, Gipps's unsigned Sydney treaty of February 1840, and the final English text of the Treaty of Waitangi 10.3.3(1) Downloaded from www.waitangitribunal.govt.nz Downloaded from www.waitangitribunal.govt.nz Our Conclusions 511 Sherbro treaty Normanby's August 1839 instructions Gipps's unsigned Sydney treaty Treaty of Waitangi (English text) Cession 'King of Sherbro [et al] for them, their heirs and successors for ever ceded, transferred, and given over, unto his said Excellency Charles Turner, Governor of the said Colony of Sierra Leone, and his successors, the Governors of the said Colony for the time being, for the use and on the behalf of His Majesty the King of Great Britain and Ireland, and his successors, the full, entire, free, and unlimited right, title, possession, and sovereignty of all the Territories and Dominions to them respectively belonging, being situate [geographical description] ; together with all and every right and title to the navigation, anchorage, waterage, fishing, and other revenue and maritime claims in and over the said Territories, and the rivers, harbours, bays, creeks, inlets, and waters of the same.' '... Her Majesty's Government have resolved to authorize you to treat with the Aborigines of New Zealand for the recognition of Her Majesty's sovereign authority over the whole or any part of those islands which they may be willing to place under Her Majesty's dominion.' 'It is therefore hereby agreed between the said parties that Her said Majesty, Queen Victoria, shall exercise absolute Sovereignty in and over the said Native Chiefs, their Tribes and country, in as full and ample a manner as Her said Majesty may exercise Her Sovereign authority over any of Her Majesty's Dominions and subjects ...' 'The Chiefs of the Confederation of the United Tribes of New Zealand and the separate and independent Chiefs who have not become members of the Confederation cede to Her Majesty the Queen of England absolutely and without reservation all the rights and powers of Sovereignty which the said Confederation or Individual Chiefs respectively exercise or possess, or





CONFEDERATION OF CHIEFS NATIVE MAGISTRATE KINGS BENCH COURT UK COMPLAINTS

(EP/1989/3161/14-F) Page 440 : Commemorative proof crown Photograph by Royal Mint, England (Museum of New Zealand Te Papa Tongarewa, NU004533) Page 449 : Waitangi Tribunal hearing, Te Tii Marae, Waitangi Photograph by unknown ; reproduced by permission of Season-Mary Downs Page 451 : Rima Edwards Photograph by Pita Tipene ; reproduced by permission of Pita Tipene Page 451 : Hōne Sadler Photograph by unknown ; reproduced by permission of Season-Mary Downs Page 451 : Erima Henare Photograph by unknown ; reproduced by permission of Season-Mary Downs Page 452 : Dr Patu Hohepe Photograph by unknown ; reproduced by permission of Season-Mary Downs Page 452 : Hirini Henare Photograph by Tina Mihaere, reproduced by permission of Tina Mihaere Downloaded from www.waitangitribunal.govt.nz Downloaded from www.waitangitribunal.govt.nz Picture Credits 574 Page 452 : Nuki Aldridge Photograph by Tina Mihaere, reproduced by permission of Tina Mihaere Page 461 : Professor Alan Ward Photograph by Pita Tipene ; reproduced by permission of Pita Tipene Page 461 : Dr Donald Loveridge Photograph by Pita Tipene ; reproduced by permission of Pita Tipene Page 461 : Professor Paul McHugh Photograph by Pita Tipene ; reproduced by permission of Pita Tipene Downloaded from www.waitangitribunal.govt.nz Downloaded from www.waitangitribunal.govt.nz

[The Code for Crown Prosecutors | The Crown Prosecution Service \(cps.gov.uk\)](#) [Forgery and Counterfeiting | The Crown Prosecution Service \(cps.gov.uk\)](#)

[The Code for Crown Prosecutors](#)
26 October 2018|Publication

The Code for Crown Prosecutors is a public document, issued by the Director of Public Prosecutions, that sets out the general principles Crown Prosecutors should follow when they make decisions on cases.

Is there enough evidence against the defendant?

When deciding whether there is enough evidence to charge, Crown Prosecutors must consider whether evidence can be used in court and is reliable and credible, and there is no other material that might affect the sufficiency of evidence. Crown Prosecutors must be satisfied there is enough evidence to provide a "realistic prospect of conviction" against each defendant.

Is it in the public interest for the CPS to bring the case to court?

A prosecution will usually take place unless the prosecutor is sure that the public interest factors tending against prosecution outweigh those tending in favour.

- [Introduction](#)
- [General Principles](#)
- [The Decision Whether to Prosecute](#)



The Public Interest Stage

4.9 In every case where there is sufficient evidence to justify a prosecution or to offer an out-of-court disposal, prosecutors must go on to consider whether a prosecution is required in the public interest.

4.10 It has never been the rule that a prosecution will automatically take place once the evidential stage is met. A prosecution will usually take place unless the prosecutor is satisfied that there are public interest factors tending against prosecution which outweigh those tending in favour. In some cases the prosecutor may be satisfied that the public interest can be properly served by offering the offender the opportunity to have the matter dealt with by an out-of-court disposal rather than bringing a prosecution.

4.11 When deciding the public interest, prosecutors should consider each of the questions set out below in paragraphs 4.14 a) to g) so as to identify and determine the relevant public interest factors tending for and against prosecution. These factors, together with any public interest factors set out in relevant guidance or policy issued by the DPP, should enable prosecutors to form an overall assessment of the public interest.

4.12 The explanatory text below each question in paragraphs 4.14 a) to g) provides guidance to prosecutors when addressing each particular question and determining whether it identifies public interest factors for or against prosecution. The questions identified are not exhaustive, and not all the questions may be relevant in every case. The weight to be attached to each of the questions, and the factors identified, will also vary according to the facts and merits of each case.

4.13 It is quite possible that one public interest factor alone may outweigh a number of other factors which tend in the opposite direction. Although there may be public interest factors tending against prosecution in a particular case, prosecutors should consider whether nonetheless a prosecution should go ahead and those factors put to the court for consideration when sentence is passed.

4.14 Prosecutors should consider each of the following questions:

a. How serious is the offence committed?

- The more serious the offence, the more likely it is that a prosecution is required.**
- When assessing the seriousness of an offence, prosecutors should include in their consideration the suspect's culpability and the harm caused, by asking themselves the questions at b) and c).**

b) What is the level of culpability of the suspect?

- The greater the suspect's level of culpability, the more likely it is that a prosecution is required.**
- Culpability is likely to be determined by:**
 - i. the suspect's level of involvement;**
 - ii. the extent to which the offending was premeditated and/or planned;**
 - iii. the extent to which the suspect has benefitted from criminal conduct;**



The Threshold Test

5.1 In limited circumstances, where the Full Code Test is not met, the Threshold Test may be applied to charge a suspect. The seriousness or circumstances of the case must justify the making of an immediate charging decision, and there must be substantial grounds to object to bail.

5.2 There must be a rigorous examination of the five conditions of the Threshold Test, to ensure that it is only applied when necessary and that cases are not charged prematurely. All five conditions must be met before the Threshold Test can be applied. Where any of the conditions are not met, there is no need to consider any of the other conditions, as the Threshold Test cannot be applied and the suspect cannot be charged.

First condition - There are reasonable grounds to suspect that the person to be charged has committed the offence

5.3 Prosecutors must be satisfied, on an objective assessment of the evidence, that there are reasonable grounds to suspect that the person to be charged has committed the offence. The assessment must consider the impact of any defence or information that the suspect has put forward or on which they might rely.

5.4 In determining whether there are reasonable grounds to suspect, prosecutors must consider all of the material or information available, whether in evidential format or otherwise. Prosecutors must be satisfied that the material to be relied on at this stage is capable of being:

- i. put into an admissible format for presentation in court;**
- ii. reliable; and**
- iii. credible.**

Second condition - Further evidence can be obtained to provide a realistic prospect of conviction

5.5 Prosecutors must be satisfied that there are reasonable grounds to believe that the continuing investigation will provide further evidence, within a reasonable period of time, so that when all the evidence is considered together, including material which may point away from as well as towards a particular suspect, it is capable of establishing a realistic prospect of conviction in accordance with the Full Code Test.

5.6 The likely further evidence must be identifiable and not merely speculative.

5.7 In reaching this decision prosecutors must consider:

- i. the nature, extent and admissibility of any likely further evidence and the impact it will have on the case;**



ii. the charges that all the evidence will support;

iii. the reasons why the evidence is not already available;

iv. the time required to obtain the further evidence, including whether it could be obtained within any available detention period;

v. whether the delay in applying the Full Code Test is reasonable in all the circumstances.

Third condition - The seriousness or the circumstances of the case justifies the making of an immediate charging decision

5.8 The seriousness and the circumstances of the case should be assessed in relation to the alleged offending and should be linked to the level of risk created by granting bail.

Fourth condition - There are continuing substantial grounds to object to bail in accordance with the Bail Act 1976 and in all the circumstances of the case it is proper to do so

5.9 This determination must be based on a proper risk assessment, which reveals that the suspect is not suitable to be bailed, even with substantial conditions. For example, a dangerous suspect who poses a serious risk of harm to a particular person or the public, or a suspect who poses a serious risk of absconding or interfering with witnesses. Prosecutors should not accept, without careful enquiry, any unjustified or unsupported assertions about risk if release on bail were to take place.

Fifth condition - It is in the public interest to charge the suspect

5.10 Prosecutors must apply the public interest stage of the Full Code Test based on the information available at that time.

Reviewing the Threshold Test

5.11 A decision to charge under the Threshold Test must be kept under review. The prosecutor should be proactive to secure from the police the identified outstanding evidence or other material in accordance with an agreed timetable. The evidence must be regularly assessed to ensure that the charge is still appropriate and that continued objection to bail is justified. The Full Code Test must be applied as soon as the anticipated further evidence or material is received and, in any event, in Crown Court cases, usually before the formal service of the prosecution case.

Selection of Charges

6.1 Prosecutors should select charges which:



- reflect the seriousness and extent of the offending;
- give the court adequate powers to sentence and impose appropriate post-conviction orders;
- allow a confiscation order to be made in appropriate cases, where a defendant has benefitted from criminal conduct; and
- enable the case to be presented in a clear and simple way.

6.2 This means that prosecutors may not always choose or continue with the most serious charge where there is a choice and the interests of justice are met by selecting the lesser charge.

6.3 Prosecutors should never proceed with more charges than are necessary just to encourage a defendant to plead guilty to a few. In the same way, they should never proceed with a more serious charge just to encourage a defendant to plead guilty to a less serious one.

6.4 Prosecutors should not change the charge simply because of the decision made by the court or the defendant about where the case will be heard.

6.5 Prosecutors must take account of any relevant change in circumstances as the case progresses after charge.

Out-of-Court Disposals

7.1 An out-of-court disposal may take the place of a prosecution if it is an appropriate response to the offender and/or the seriousness and consequences of the offending.

7.2 Prosecutors must follow any relevant guidance when asked to advise on or authorise an out-of-court disposal, including any appropriate regulatory proceedings, a punitive or civil penalty, or other disposal. They should ensure that the appropriate evidential standard for the specific out-of-court disposal is met including, where required, a clear admission of guilt, and that the public interest would be properly served by such a disposal.

Court Venue

8.1 Prosecutors must have regard to the guidelines on sentencing and allocation when making submissions to the magistrates' court about where the defendant should be tried.

8.2 Speed must never be the only reason for asking for a case to stay in the magistrates' court. But prosecutors should consider the effect of any likely delay if a case is sent to the Crown Court, including the possible effect on any victim or witness.

8.3 Prosecutors should bear in mind that if confiscation proceedings are required, these may only take place in the Crown Court. Summary proceedings may be committed for that purpose, where appropriate.



Reconsidering a Prosecution Decision

10.1 People should be able to rely on decisions taken by the CPS. Normally, if the CPS tells a suspect or defendant that there will not be a prosecution, or that the prosecution has been stopped, the case will not start again. But occasionally there are cases where the CPS will overturn a decision not to prosecute or to deal with the case by way of an out-of-court disposal or when it will restart the prosecution, particularly if the case is serious.

10.2 These cases include:

- cases where a further review of the original decision shows that it was wrong and, in order to maintain confidence in the criminal justice system, a prosecution should be brought despite the earlier decision;
- cases which are stopped so that further anticipated evidence, which is likely to become available in the fairly near future, can be collected and prepared. In these cases, the prosecutor will tell the defendant that the prosecution may well start again;
- cases which are not prosecuted or are stopped because of a lack of evidence but where more significant evidence is discovered later; and
- cases involving a death in which a review following the findings of an inquest concludes that a prosecution should be brought, notwithstanding any earlier decision not to prosecute.

10.3 Victims may seek a review of certain CPS decisions not to start a prosecution or to stop a prosecution, under the Victims' Right to Review Scheme.

** For the purposes of the Code for Crown Prosecutors, "conviction" includes a finding that "the person did the act or made the omission" in circumstances where the person is likely to be found not guilty on the grounds of insanity.



Forgery Act 1913

1913 CHAPTER 27

[Forgery Act 1913 \(legislation.gov.uk\)](http://legislation.gov.uk) [Forgery Act 1913 \(legislation.gov.uk\)](http://legislation.gov.uk)

Status: This is the original version (as it was originally enacted). This item of legislation is currently only available in its original format. Forgery Act 1913 1913 CHAPTER 27 1 Definition of forgery (1) For the purposes of this Act, forgery is the making of a false document in order that it may be used as genuine, and in the case of the seals and dies mentioned in this Act the counterfeiting of a seal or die, and forgery with intent to defraud or deceive, as the case may be, is punishable as in this Act provided. (2) A document is false within the meaning of this Act if the whole or any material part thereof purports to be made by or on behalf or on account of a person who did not make it nor authorise its making ; or if, though made by or on behalf or on account of the person by whom or by whose authority it purports to have been made, the time or place of making, where either is material, or, in the case of a document identified by number or mark, the number or any distinguishing mark identifying the document, is falsely stated therein ; and in particular a document is false:— (a) if any material alteration, whether by addition, insertion, obliteration, erasure, removal, or otherwise, has been made therein; (b) if the whole or some material part of it purports to be made by or on behalf of a fictitious or deceased person; (c) if, though made in the name of an existing person, it is made by him or by his authority with the intention that it should pass as having been made by some person, real or fictitious, other than the person who made or authorised it. (3) For the purposes of this Act— (a) it is immaterial in what language a document is expressed or in what place within or without the King's dominions it is expressed to take





FORGERY AND COUNTERFEITING THE BRITISH GOVERNMENT NATIVE TITLE DOCUMENTS

In the NATIVE MAGISTRATE KINGS BENCH COURT HEARING Saturday 24 September 2022

PM Jacinda Kate Laurell Ardern & Governor General Cindy Acylon Kiro Charged with FRAUD

Under the

Forgery and Counterfeiting Act 1981

23 March 2022 updated 23 March 2022|Legal Guidance, Fraud and economic crimeThe Forgery and Counterfeiting Act 1981 creates the following commonly used offences:

- Section 1 - **Forgery - making a false instrument.**
- Section 2 - Copying a false instrument.
- Section 3 - **Using a false instrument.**
- Section 4 - **Using a copy of a false instrument.**
- Section 5 - Custody or control of false instruments (purporting to be money orders, share certificates, passports, traveller's cheques, credit cards, debit cards, credit cards, birth etc. certificates, etc.) and manufacture, custody, or control of equipment or materials to make them.

In addition to the above, other offences are also created within the Act.

- **Section 14 - offences concerning counterfeiting notes and coins.**
- **Section 15 - offences of passing counterfeit notes and coins.**
- **Section 16 - offences involving the custody or control of counterfeit notes and coins.**
- **Section 17 - offences involving the making or custody or control of counterfeiting materials and implements.**
- **Section 20** – the prohibition of importation of counterfeit notes and coins.
- **Section 21** – the prohibition of exportation of counterfeit notes and coins.

Definitions

False instrument

Section 1 Forgery Act 1981 states:

A person is guilty of forgery if he makes a false instrument, with the intention that he or another shall use it to induce somebody to accept it as genuine, and by reason of so accepting it to do or not to do some act to his own or any other person's prejudice."

It must be shown that D intended for the false instrument it be used to induce somebody to accept it as genuine and, by reason of so accepting it, to do or not to do some act to his own or another's prejudice: **R. v. Mary Sylvia Campbell (1985) 80 Cr.App.R. 47, CA.**

An intention to induce another to accept a copy of a forgery will also suffice: **R v Ondhia (1998) 2 Cr.App.R 150 CA**



THIS NATIVE MAGISTRATE KINGS BENCH COURT CITED THE WAITANGI TRIBUNAL FRAUD

"Instrument" - the definition for instrument is found at section 8 Forgery and Counterfeiting Act 1981

Instrument includes any document, postage stamp (or mark denoting payment), Inland Revenue stamp, disk tape, sound track or other device on which information is stored by any means. It does not include a currency note (see offences under sections 14, 16, 17, 20 and 21 Forgery and Counterfeiting Act 1981).

"False"

False is defined at section 9 Forgery and Counterfeiting Act 1981. Section 9(1)(a) - (g) sets out 8 exhaustive scenarios in which **an instrument is false for the purposes of the FCA 1981**.

Whether an instrument falls within any of these scenarios will be fact specific and potentially complex. An instrument that contains within it a false statement will not necessarily render the instrument itself a forgery. A lie is a false statement, but documents containing lies or false statements are not always regarded as false instruments. **A false instrument is one that "purports" to be something which is not - i.e. it must tell a lie about itself** (see the decision by the House of Lords in R v More [1988] 86 Crim App R 234).

Falsity as to Circumstance (s.9(1)(g))

Difficulties have arisen with conflicting decisions by the Court of Appeal on the ambit of **Section 9(1)(g) FCA 1981** and **an instrument that tells a lie about its subject-matter or relevant factual circumstances. Section 9(1)(g) states that an instrument is false:**

if it purports to have been made or altered on a date on which, or at a place at which, or otherwise in circumstances in which, it was not in fact made or altered

In R v Donnelly (1984) 79 Cr. App. R. 76 the Court took a broad approach to s.9(1)(g). It was held that the words "otherwise in circumstances..." expanded the ambit of that paragraph to any case in which an instrument purports to be made when it was not, in fact, made. Therefore, a certificate that purported to value jewellery that did not actually exist was false within the meaning of section 9(1)(g) because it purported to have been made in circumstances that did not, in fact, exist. **Donnelly was applied in R v Jeraj [1994] Crim L. R. 595 where a bank officer wrote a note in which he said he had received and endorsed a letter of credit. In fact, he had seen no such letter.**

However, in R v Warneford and Gibbs [1994] Crim L R 753 the Court was not referred to Jeraj and took the view that Donnelly had been wrongly decided.

The conflict was apparently resolved in **Att.-Gen.'s Reference (No. 1 of 2000) [2001] 1 Cr. App. R. 15** in which the Court of Appeal reviewed the relevant authorities and held that Donnelly and Jeraj remained good law but their application should be restricted to where there are circumstances that need to exist before the document can be properly made or altered and those circumstances are absent. The Court stated (at paragraph 26):



"...an instrument will be false for the purposes of Section 9(1)(g) if it is a document which requires, before it can be made or altered that there should exist or should have existed a set of circumstances and those circumstances do not or did not exist."

"Making"

Section 9(2) FCA 1981 captures situations where an existing instrument is falsified and specifies that a person is to be treated as **"making" a false instrument if they alter an instrument so as to make it false in any respect (whether or not it is false in some other respect apart from that alteration).**

"Prejudice and Induce"

Prejudice and induce are defined in Section 10 Forgery and Counterfeiting Act 1981 as:

Something which results in temporary or permanent loss of property, deprives another of the opportunity to obtain remuneration or greater remuneration or financial advantage or the opportunity to perform any duty.

Jurisdiction

Offences under sections 1 to 5 of the Forgery and Counterfeiting Act 1981, are Group A offences and **we can prosecute if a "relevant event" occurred in England or Wales** - see [Criminal Justice Act 1993 Part 1](#).

This applies whether or not the defendant was in England or Wales at any material time, and whether or not they were a British citizen at any such time. Conspiracies relating to these offences are Group B offences.

Counterfeiting

Section 14 Forgery and Counterfeiting Act 1981 states:-

(1) It is an offence for a person to make a counterfeit of a currency note or of a protected coin, intending that they or another shall pass or tender it as genuine.

(2) It is an offence for a person to make a counterfeit of a currency note or of a protected coin without lawful authority or excuse

Section 15 Forgery and Counterfeiting Act 1981 likewise makes it an offence to knowingly or believing it to be counterfeit (1) pass or tender it as genuine or (2) deliver to another such a counterfeit note or protected coin.

Section 16 **Forgery and Counterfeiting Act 1981 further makes it an offence to (1) have custody or control of such a counterfeit note or protected coin intending to pass or tender it as genuine or (2) have possession of the same.**





COMPLAINTS TO BRITISH HOUSE OF LORDS FOR EVERY PAGE IN THIS AFFIDAVIT BOOK

Section 17 Forgery and Counterfeiting Act 1981 makes it an offence to (1) have custody or control of anything intending to or allowing any person to use it to make a counterfeit of a currency note or protected coin, intending to pass it as genuine or (2) make or have anything designed or adapted to make a counterfeit of a currency note or (3) make or have any implement to his knowledge capable of imparting to anything the resemblance of a protected coin or its reversed image.

Section 18 Forgery and Counterfeiting Act 1981 makes it an offence to reproduce a British currency note or part of one.

Section 19 Forgery and Counterfeiting Act 1981 makes it an offence to make or sell or distribute or have custody or control of imitation British coins within a scheme for goods and services.

Section 20 Forgery and Counterfeiting Act 1981 prohibits the importation of a counterfeit note or protected coin.

Section 21 Forgery and Counterfeiting Act 1981 prohibits the exportation of a counterfeit note or protected coin.

"Passing" or "tendering" is not confined to passing or tendering as legal tender: section 14(3) Forgery and Counterfeiting Act 1981.

Counterfeits - defence

Section 17 (3) it is a defence within the Act if the written permission of the Treasury or other lawful authority has been obtained or there is a lawful excuse.

Section 18 it is a defence within the Act if the written permission of the relevant issuing authority has been obtained.

Sections 19, 20 and 21 it is a defence within the Act if the written permission of the Treasury has been obtained.

Sentence

Offences under sections 1 - 4 and section 5(1) and 5(3) Forgery and Counterfeiting Act 1981 are either way maximum 10 years' imprisonment or fine or both.

Section 5(2) Forgery Act 1981 either way maximum two years' imprisonment or fine or both.

Offences under sections 14(1), 15(1), 16(1) and 17(1) Forgery and Counterfeiting Act 1981 are either way maximum 10 years' imprisonment or fine or both.

Offences under sections 14(2), 15(2), 16(2), 17(2) and 17(3) Forgery and Counterfeiting Act 1981 are either way maximum two years' imprisonment or fine or both.

Offences under section 18 and 19 Forgery and Counterfeiting Act 1981 are not specifically provided for however section 18 would be analogous to section 14(2) and section 19 may be analogous to other offences listed above.



BRITISH CROWN LAW OF THIS COURT COMPLAIN TO ENFORCE PROCEEDS CRIMES ACTS

Offences under section 20 and 21 Forgery and Counterfeiting Act 1981 are charged contrary to section 170(1)(b) and (3) Customs and Excise Management Act 1979 as either way offences maximum sentence seven years' imprisonment fine or both.

Sections 14, 15, 16 and 17 Forgery and Counterfeiting Act 1981 and section 170 Customs and Excise Management Act 1979 are offences for which a Serious Crime Prevention Order under Schedule 1 of the Serious Crime Act 2007 may be imposed on conviction.

Sections 14, 15, 16 and 17 Forgery and Counterfeiting Act 1981 are lifestyle offences for the purposes of confiscation of criminal property under section 75 and Schedule 2 Proceeds of Crime Act 2002

Other offences of Forgery

Various Acts create offences involving forgery;

- Registers of births, marriages & deaths etc. - section 8 Non-Parochial Registers Act 1840 and sections 36 and 37 Forgery Act 1861.
- Passports - section 36 Criminal Justice Act 1925.
- **Court documents and authority - sections 133 and 135 County Courts Act 1984.**
- Dies and stamps - section 13 Stamp Duties Management Act 1891.
- **Land Registration - sections 115 to 117 Land Registration Act 1925.**
- **Statutes and executive documents - section 4 Evidence Act 1845; section 4(1) Documentary Evidence Act 1868; section 3 Documentary Evidence Act 1882.**
- Hallmarks - section 6 Hallmarking Act 1973.
- Supply of equipment to forge currency, identity document, entry documents etc. - Specialist Printing Equipment and Materials (Offences) Act 2015.
- Forgery and false statements under s 126 Mental Health Act 1983.
- Road Traffic Documents and Licenses - section 173 Road Traffic Act 1973 and section 44 Vehicle Excise and Registration Act 1994.

Identity Cards Act 2006

Section 25 of the Identity Cards Act 2006, in force from 7 June 2006 and was repealed on 21 January 2011. For offences after the 2006 Act, see the [Identity Documents Act 2010](#).

Offences under the Identity Cards Act 2006

Section 25(1) - creates an offence for a person intending to use a document to establish registrable facts about themselves or to allow or induce another to establish/ ascertain/ verify registrable facts about him or another (s 25(2)), to have in his possession or control:-

- a false identity document, knowing or believing it is false or;
- an improperly obtained identity document knowing or believing it to be so obtained or;
- an identity document belonging to someone else.



THIS NATIVE MAGISTRATE COURT SHALL TAKE POSSESSION OF NEW ZEALAND COUNTRY

Section 25(3) creates an offence for a person intending that they or another will make identity documents or somebody will use the document for establishing etc. registrable facts about a person (s 25(4)), to have in his possession or control:-

- Apparatus or any article or material to his knowledge designed or adapted for making false documents.

Section 25(5) creates an offence for a person to possess or control without reasonable excuse; A false identity document, an improperly obtained identity document, some else's identity document, or any apparatus, article or material to his knowledge designed or adapted for making false identity documents.

Section 26 defines an identity document and includes;

- A designated document
- An immigration document
- A passport
- A document in use instead of a passport
- A driving license

Sections 25(1) and (3) indictable only 10 years' maximum imprisonment or fine or both

Section 25(5) either way, maximum two years' imprisonment or fine or both.

Identity Documents Act 2010

The Identity Documents Act came into force on 21 January 2011 and repealed sections 25 and 26 of the Identity Cards Act 2006.

The principal amendment is the reference to the narrower defined "personal information" rather than "registrable facts".

The IDA 2010 provisions are largely the same as the ICA 2006 Act.

Possession with intent, 2010 Act.

Section 4(1) - replaces s.25(1) of the Identity Cards Act 2006. It creates an offence for a person with an improper intent to be in possession or control of an identity document which (a) is false and they know or believe to be false or (b) was improperly obtained knowing or believing the same or (c) an identity document that relates to someone else.

"Improper intent" is defined at section 4(2) as intending to establish personal information about himself or intending to allow or induce another to use it to verify personal information about himself or another.

Section 5(1) replaces s.25 (3) of the Identity Card Act 2010. It creates an offence for a person with prohibited intent to make or possess or control, apparatus or any article or material to his knowledge designed or adapted for making false identity documents.



NZ GOVERNMENT FALSE ID OF BIRTH CERTIFICATE JAB HARMS LIFE IN THIS COURT LAW

"Prohibited intention" is defined at section 5(2) as an intention that they or another will make a false identity document or that the document will be used by somebody to establish/ ascertain/ verify personal information about a person.

Ss. 4(1) and 5(1) indictable only 10 years' maximum imprisonment or fine or both.

Section 6(1) replaces s.25(5) of the Identity Card Act 2010 and creates an offence for a person without reasonable excuse to have in his possession or control:-

• a false identity document

- an improperly obtained identity document
- someone else's identity document
- apparatus or any article or material to his knowledge designed or adapted for making false identity documents.

Section 6(1) either way, maximum two years' imprisonment or fine or both.

"Apparatus" is defined in section 9 of the Act.

"Identity document" defined at section 7 Identity Documents Act 2010 and includes

- An immigration document
- A passport
- A document in use instead of a passport
- A driving license

"Personal information" is defined at section 8 Identity Documents Act 2010 to be an individual's:-

- Full / other names
- Gender
- Date and place of birth
- Identifying characteristics
- Address of residence (present and past)
- Periods of residence
- Residential status (present and past) i.e. nationality, entitlement to remain in the UK, status of such entitlement.
- Identification numbers allocated/ identification documents allocated.

Jurisdiction

Offences under section 25 Identity Cards Act and sections 4, 5 and 6 Identity Documents Act 2010 are Group A offences and prosecutors can prosecute if a "relevant event" occurred in England or Wales - see [Criminal Justice Act 1993 Part 1](#). This applies whether or not the defendant was in England or Wales at any material time, and whether or not they were a British citizen at any such time. Conspiracies relating to these offences are Group B offences.



Falsifying British UK Government Print Documents Offences up to 10 years Imprisonment or Fine or Both Offences under sections 14(1), 15(1), 16(1) and 17(1) Forgery and Counterfeiting Act 1981 are either way maximum 10 years' imprisonment or fine or both.

Offences under sections 14(2), 15(2), 16(2), 17(2) and 17(3) Forgery and Counterfeiting Act 1981 are either way maximum two years' imprisonment or fine or both. 23/03/2022

Forgery and Counterfeiting Act 1981 CHAPTER 45 An Act to make fresh provision for England and Wales and Northern Ireland with respect to forgery and kindred offences; to make fresh provision for Great Britain and **Northern Ireland** with respect to the counterfeiting of notes and coins and kindred offences; to amend the penalties for offences under section 63 of the Post Office Act 1953; and for connected purposes. [27th July 1981] Commencement Information I1 Act not in force at Royal Assent see s. 33. Act wholly in force at 28.10.1981. PART I FORGERY AND KINDRED OFFENCES Modifications etc. (not altering text) C1 Pt. I (ss.1-13) modified (11.11.1999) by 1999 c. 33, ss. 31(3)(a), 170(3)(e) Offences 1 The offence of forgery. A person is guilty of forgery if he makes a false instrument, with the intention that he or another shall use it to induce somebody to accept it as genuine, and by reason of so accepting it to do or not to do some act to his own or any other person's prejudice. 2 The offence of copying a false instrument. It is an offence for a person to make a copy of an instrument which is, and which he knows or believes to be, a false instrument, with the intention that he or another shall 2 Forgery and Counterfeiting Act 1981 (c. 45) Part I – Forgery and Kindred Offences Document Generated: 2022-08-24 Changes to legislation: Forgery and Counterfeiting Act 1981 is up to date with all changes known to be in force on or before 24 August 2022. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details) View outstanding changes use it to induce somebody to accept it as a copy of a genuine instrument, and by reason of so accepting it to do or not to do some act to his own or any other person's prejudice. 3 The offence of using a false instrument. It is an offence for a person to use an instrument which is, and which he knows or believes to be, false, with the intention of inducing somebody to accept it as genuine, and by reason of so accepting it to do or not to do some act to his own or any other person's prejudice. 4 The offence of using a copy of a false instrument. It is an offence for a person to use a copy of an instrument which is, and which he knows or believes to be, a false instrument, with the intention of inducing somebody to accept it as a copy of a genuine instrument, and by reason of so accepting it to do or not to do some act to his own or any other person's prejudice. 5 Offences relating to money orders, share certificates, passports, etc. (1) It is an offence for a person to have in his custody or under his control an instrument to which this section applies which is, and which he knows or believes to be, false, with the intention that he or another shall use it to induce somebody to accept it as genuine, and by reason of so accepting it to do or not to do some act to his own or any other person's prejudice. (2) It is an offence for a person to have in his custody or under his control, without lawful authority or excuse, an instrument to which this section applies which is, and which he knows or believes to be, false. (3) It is an offence for a person to make or to have in his custody or under his control a machine or implement, or paper or any other material, which to his knowledge is or has been specially designed or adapted for the making of an instrument to which this section applies, with the intention that he or another shall make an instrument to which this section applies which is false and that he or another shall use the instrument to induce somebody to accept it as genuine, and by reason of so accepting it to do or not to do some act to his own or any other person's prejudice. (4) It is an offence for a person to make or to have in his custody or under his control any such machine,



Mr Littlewood took it to the Treaty House at Waitangi in a bid to establish its status but no interest was shown. Disinterest in details of the treaty coincided with top-level negotiations at the time that resulted in the Treaty of Waitangi (Fisheries Claims) Settlement Act 1992.

The family responded to an appeal in 1992 for information from a group called the Descendents of the English Witnesses to the Signatures on the Treaty of Waitangi, the convener of which wondered whether it was the missing draft given to missionary Henry Williams at 4.30pm on **February 4, 1840**, to translate into **Maori**.

News that government historians were examining the document appeared in the New Zealand Herald on September 11, 1992, under the headline "Draft puzzles experts". In that report, Internal Affairs Minister Graeme Lee confirmed the existence of a draft of the treaty that made no mention of forests or fisheries, that is **dated February 4, 1840**, and was handwritten on paper with an **1833 watermark**.

Historian Donald Loveridge issued a memo on the document in 1993 in response to a request from the Treaty Issues Team at the Crown Law Office, noting that the document "is virtually identical in all respects to the Clendon translation", a reference to an English text of the treaty sent by U.S. Consul James Reddy Clendon to the United States on February 20, 1840.

That former British Resident James Busby wrote the text was confirmed in 2000, by Dr Phil Parkinson, a treaty researcher at National Archives.

This Busby February 4 document, also known as the Littlewood treaty, became the subject of an article titled "End of the Golden Gravy Train" in the December-January 2004 issue of Investigate magazine. On January 27, 2004, National Party leader, Don Brash, delivered his first Orewa speech expressing opposition to perceived Maori racial separatism in New Zealand.

The Treaty of Waitangi Information Unit commissioned Loveridge to do a full appraisal in 2006, 13 years after the document was found. In his appraisal, Loveridge re-stated his view the Busby February 4 document was a back translation of the Maori text of the treaty, especially because Clendon





THIS COURT RULED THERE IS A LACK OF REAL EVIDENCE AMBIGUITY INCONSISTENCIES

included the word "translation" in the covering letter with the documents he sent to the United States on February 20, 1840.

He noted the **lack of any evidence** that Governor Hobson, James Busby, Henry Williams or James R. Clendon ever stated or implied that the **"official" English text dated Feb. 6th, 1840** was not the one that provided the basis for the **Maori** text. He asserted that there was no satisfactory explanation for **absence of such evidence**.

Loveridge did point to a 1972 article by Ruth Ross, titled "Texts and Translations", in which she noted the existence of **"five English versions"** which "Hobson forwarded ... to his superiors in Sydney or London". One of these omits the words "Estates, Forests, Fisheries" from the second article. There is no indication any scholarship has been done to match that version to the official Maori text.

But Loveridge also noted that "if Clendon's description was not correct, however – for whatever reason – the possibility would remain that the date was used intentionally, and that the

Littlewood document is in fact a copy of the missing draft".

If the Busby February 4 document was a translation from the Maori Te Tiriti, it is by far the best translation, and if recognised as such, the claimed need for "treaty principles" to reconcile differences between the official English text and the Maori language Te Tiriti would evaporate.

The other point to note is that since there are only **four words different between the Busby February 4 draft** and Te Tiriti, with one of those differences being the date, for those who do not read Maori this Busby document is the text to read to understand the exact contents of Te Tiriti.

The Busby February 4 draft/Littlewood treaty is displayed in the Constitution Room at National Archives in Wellington.

Here is the text of that document. The four variations between the texts are underlined – two in the preamble, one in article three, and the date at the bottom:

Busby February 4, 1840, draft (the **Littlewood treaty)**





THE QUEEN GUARANTEES PROTECTION OF “NATIVES” NOT THE PROTECTION OF “MAORI”

Her Majesty Victoria, Queen of England in her gracious consideration for the **chiefs** and people of New Zealand, and her desire to preserve them their land and to maintain peace and order amongst them, has been pleased to appoint an officer to treat with them for the cession of the Sovreignty [sic] of their country and of the islands adjacent to the Queen. Seeing that already many of Her Majesty's subjects have already settled in the country and are constantly arriving: And that it is desirable for their protection as well as the **protection of the natives** to establish a government amongst them.

Her Majesty has accordingly been pleased to appoint me William Hobson a captain in the Royal Navy to be Governor of such parts of New Zealand as may now or hereafter be ceded to Her Majesty and proposes to **the chiefs of the Confederation of United Tribes of New Zealand** and the other chiefs to agree to the following articles. - **DECREE AFFIDAVIT CONFEDERATION OF CHIEFS**

Article first

The **chiefs of the Confederation of the United Tribes** and the other chiefs who have not joined the confederation, cede to the Queen of England for ever the entire Sovreignty [sic] of their country.

Article second

The Queen of England confirms and **guarantees to the chiefs** and the tribes and to all the people of New Zealand, the possession of their lands, dwellings and all their property. But the chiefs of the Confederation of United Tribes and the other chiefs grant to the Queen, the exclusive rights of purchasing such lands as the proprietors thereof may be disposed to sell at such prices as may be agreed upon between them and the person appointed by the Queen to purchase from them.

Article third

In return for the cession of their Sovreignty [sic] to the Queen, the people of New Zealand shall be protected by the Queen of England and the rights and privileges of British subjects will be granted to them.

Signed, William Hobson





FAKE MAORI CROWN NZ PRIVATE CORPORATION 1840 ADD UNITED TRIBES TO CONTRACT

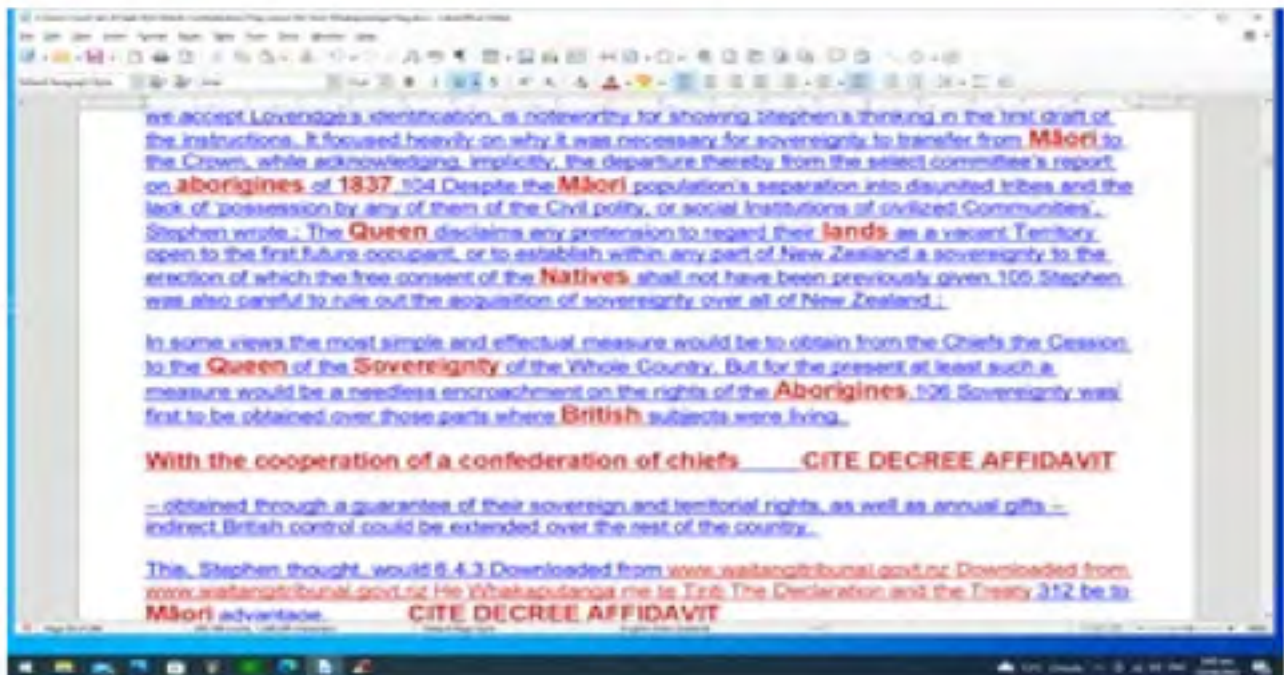
Consul and Lieut. Governor.

*Now we the chiefs of the **Confederation of United Tribes of New Zealand assembled at Waitangi,** and we the other tribes of New Zealand, having understood the meaning of these articles, accept them and agree to them all. In witness whereof our names or marks are affixed. Done at Waitangi on the 4th of February, 1840. [1]*

In Article 2, "the Queen of England confirms and guarantees to the **chiefs and the tribes** and to all the people of New Zealand (tangata katoa o Nu Tirani), the possession of their lands, dwellings and all their property (taonga)." The phrase "all the people" means "all the people" no more, no less, and includes **Maori** and settlers. By contrast in Article 3, when referring specifically to **Maori**, the text says "all the **Maori** people of New Zealand" ("tangata maori katoa o Nu Tirani").

The Whole lot is Corrupted by the insertion of the word "MAORI" in the 1840 Treaty of Waitangi

Page 202 Fact Cited Evidence Proof of Claim "Native" Confederation of Chiefs (Individual)

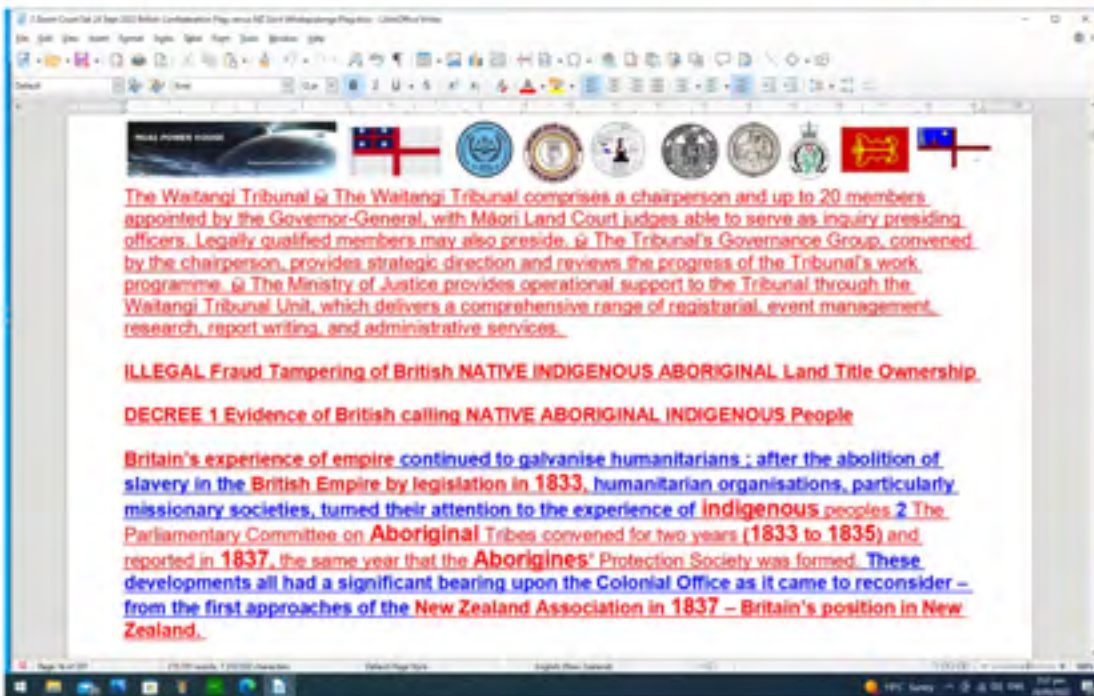




Page 8 EVIDENCE OF FRAUD NZ CROWN CORRUPT WAITANGI TRIBUNAL DOCUMENTS

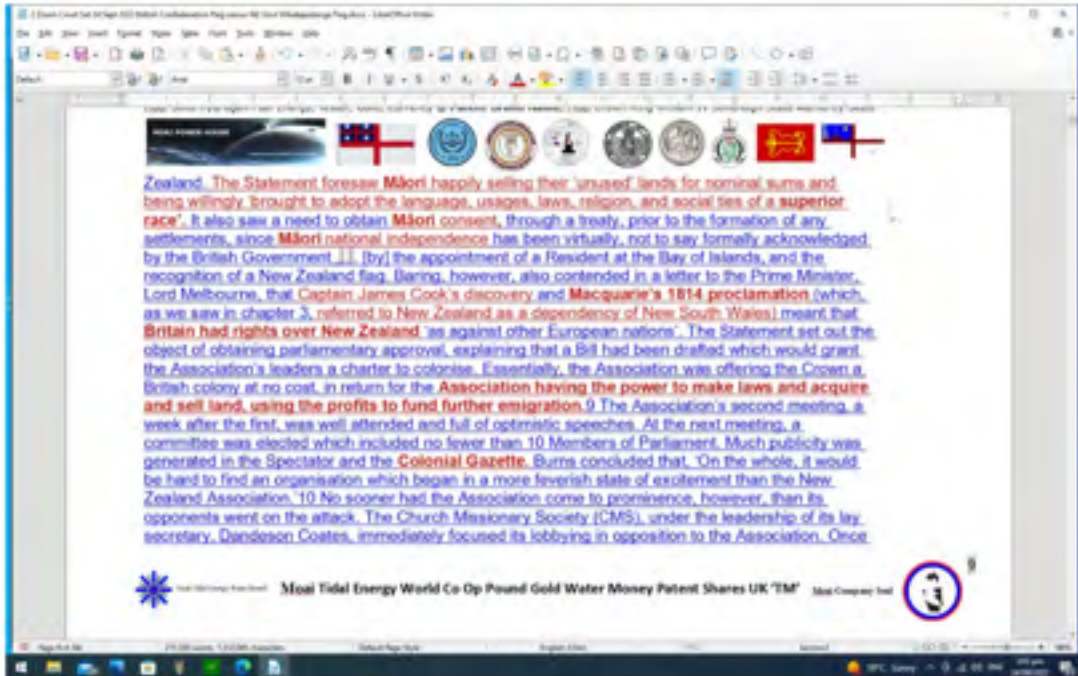


Page 8 CITATION FRAUD TAMPERING WITH "NATIVE" TITLE OWNERSHIP CONTRACT





Page 9 **FRAUD EXHIBIT 3**

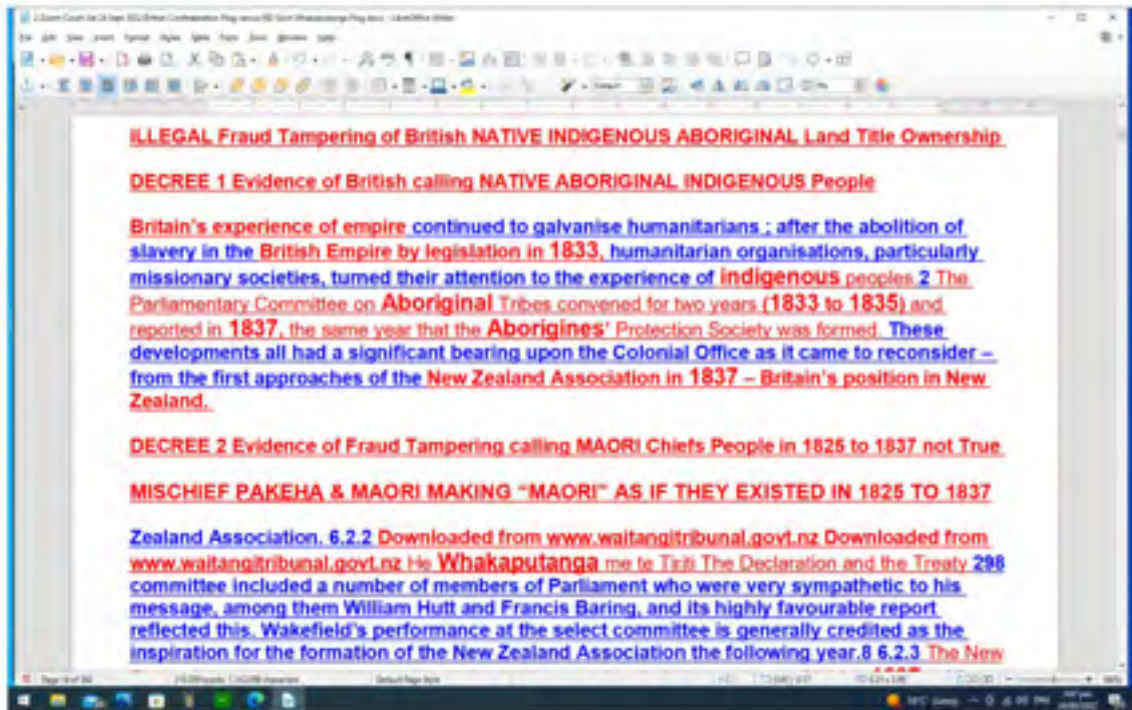


Page 10 **FRAUD EXHIBIT 4**

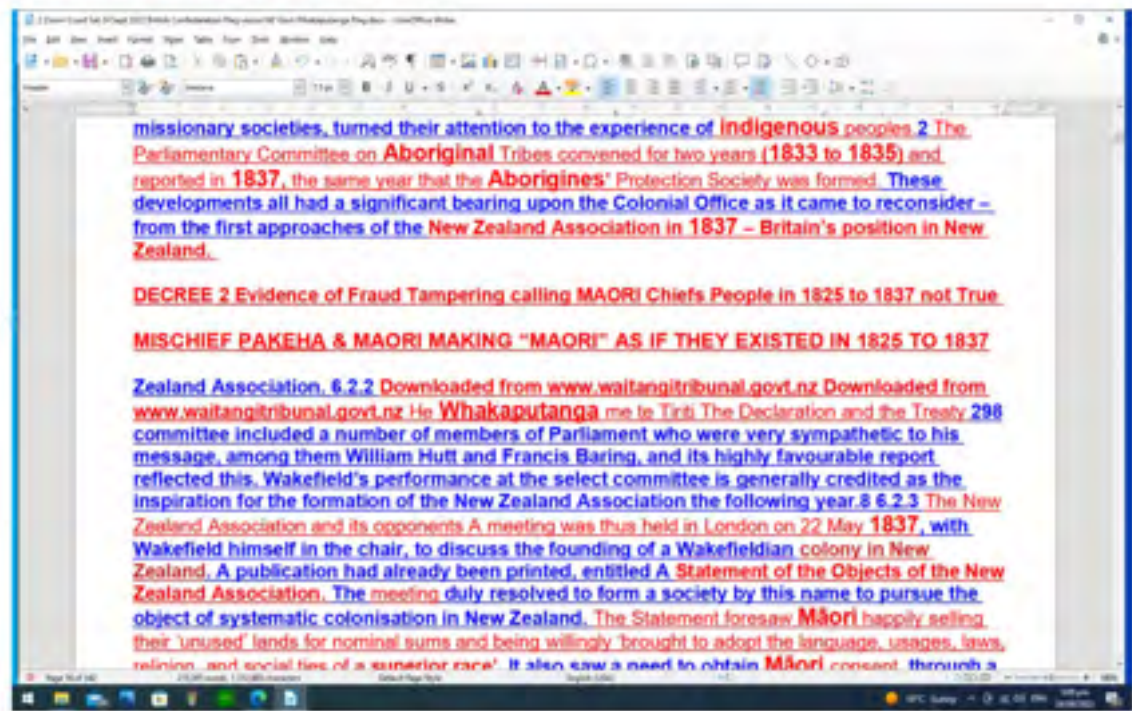




Page 14 FRAUD EXHIBIT 5

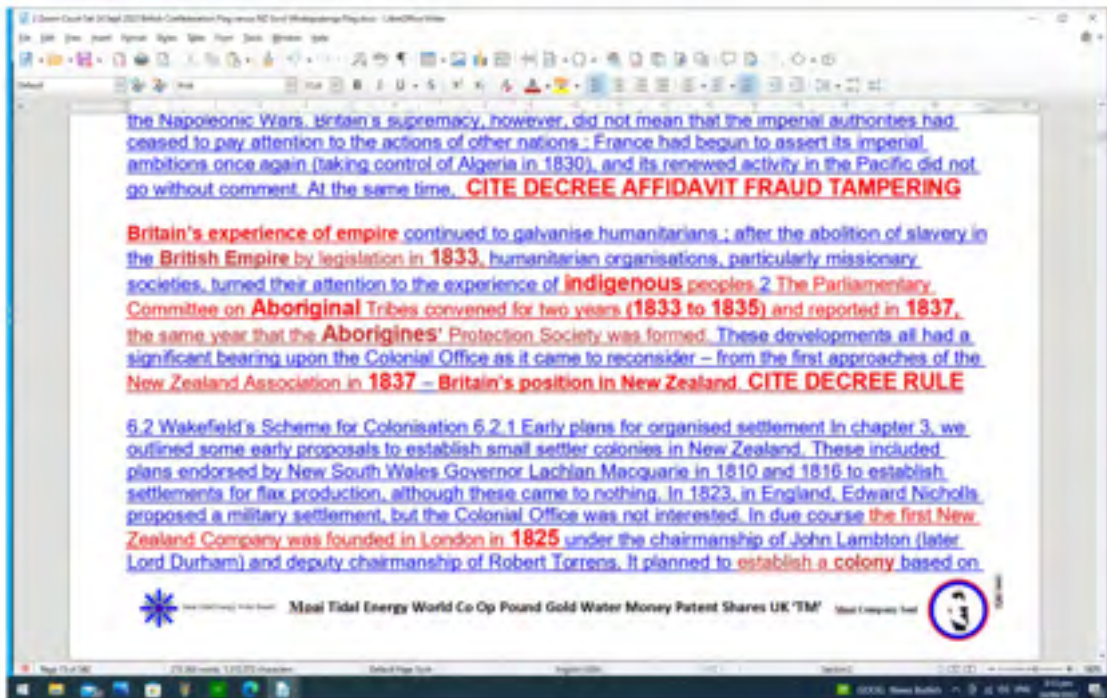


Page 14 FRAUD EXHIBIT 6

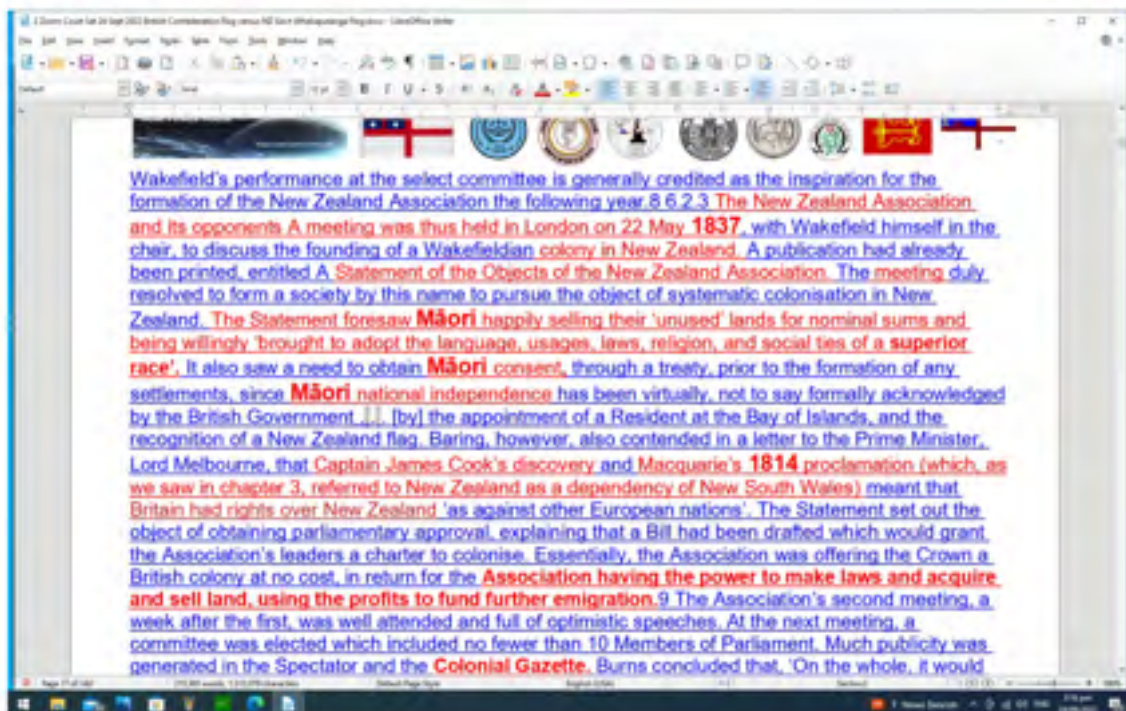


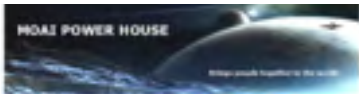


Page 15 FRAUD EXHIBIT 7



Page 17 FRAUD EXHIBIT 8

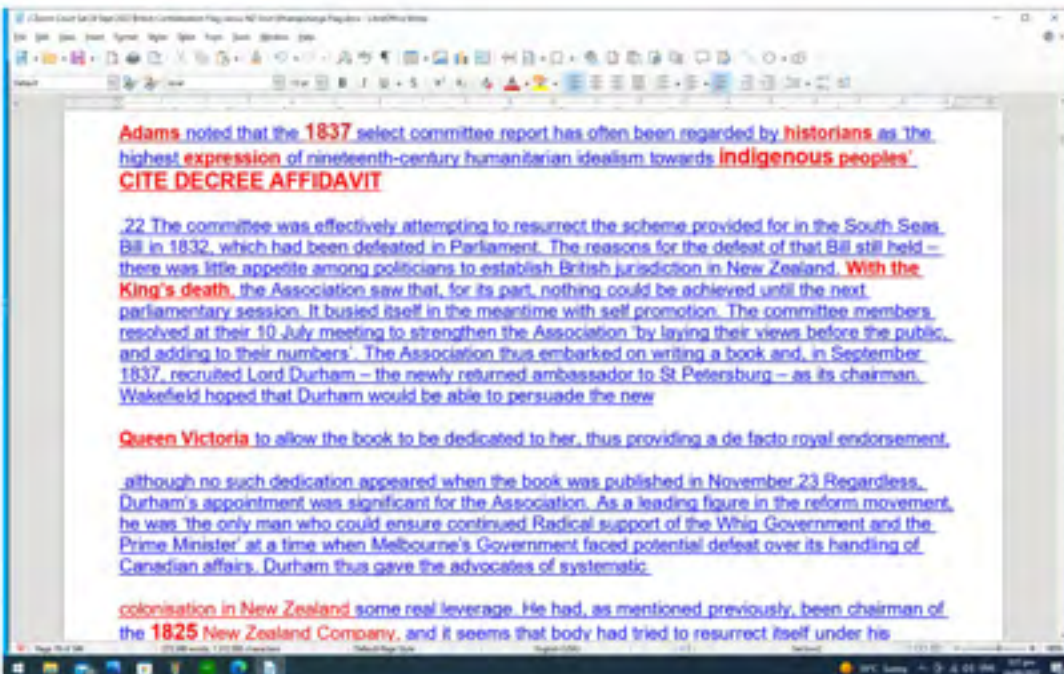




Page 18 **FRAUD EXHIBIT 9**

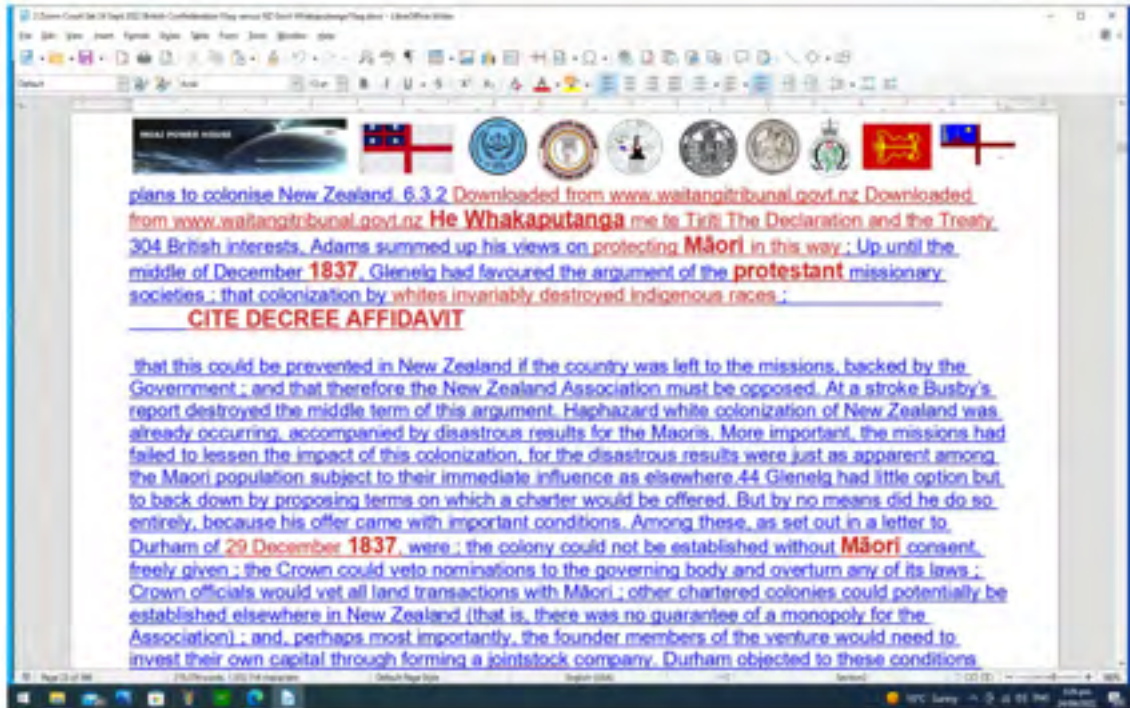


Page 19 **FRAUD EXHIBIT 10**

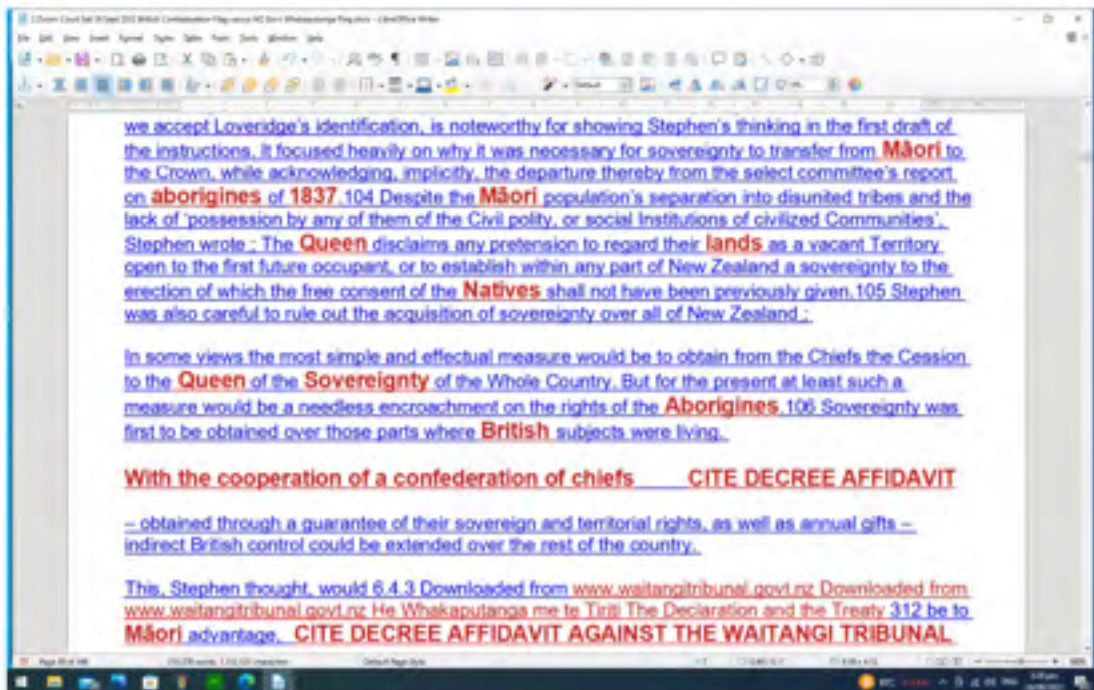




Page 23 FRAUD EXHIBIT 13

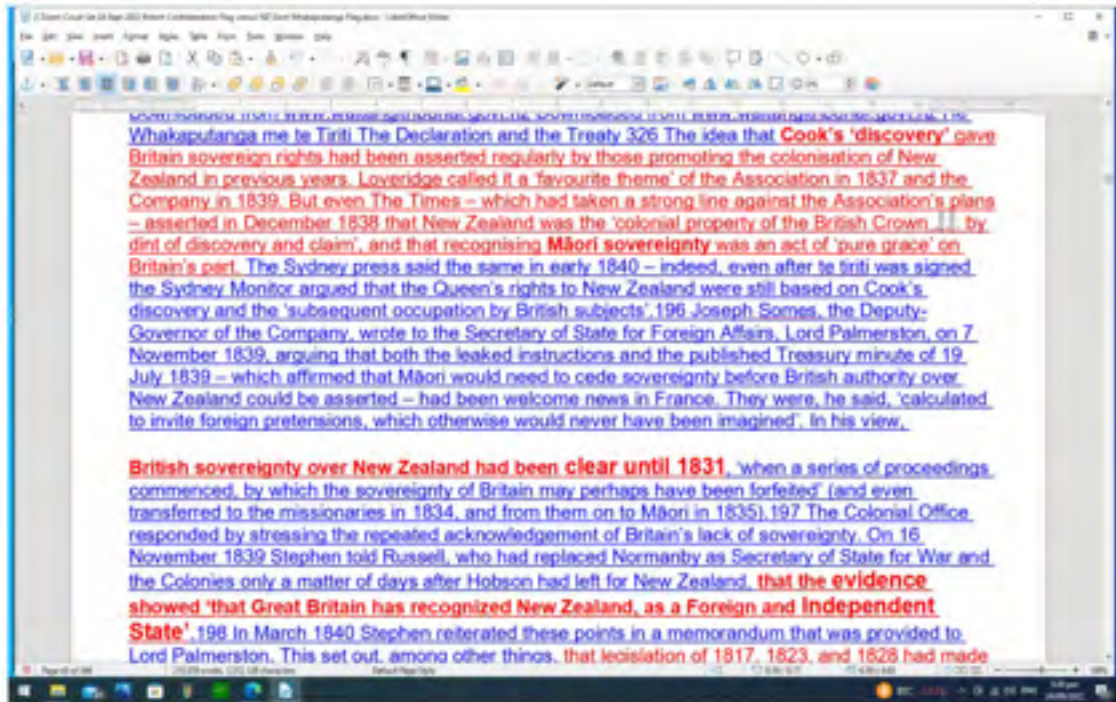


Page 30 FRAUD EXHIBIT 14





Page 43 FRAUD EXHIBIT 15

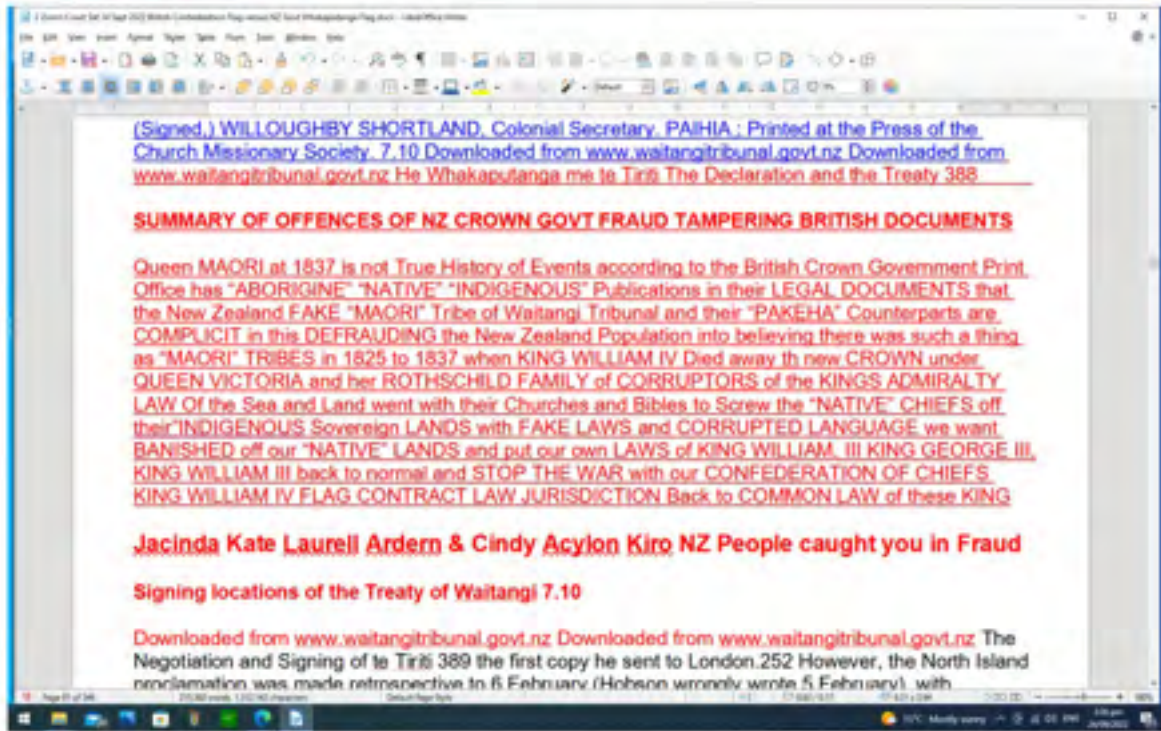


Page 44 FRAUD EXHIBIT 16

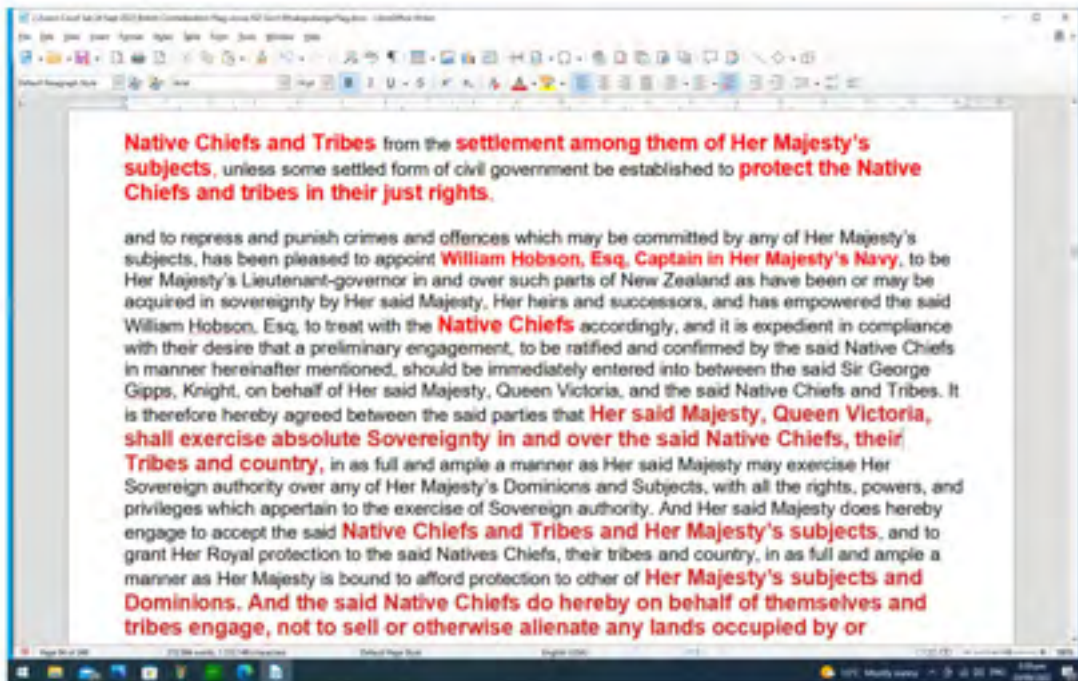




Page 91 **FRAUD EXHIBIT 17**

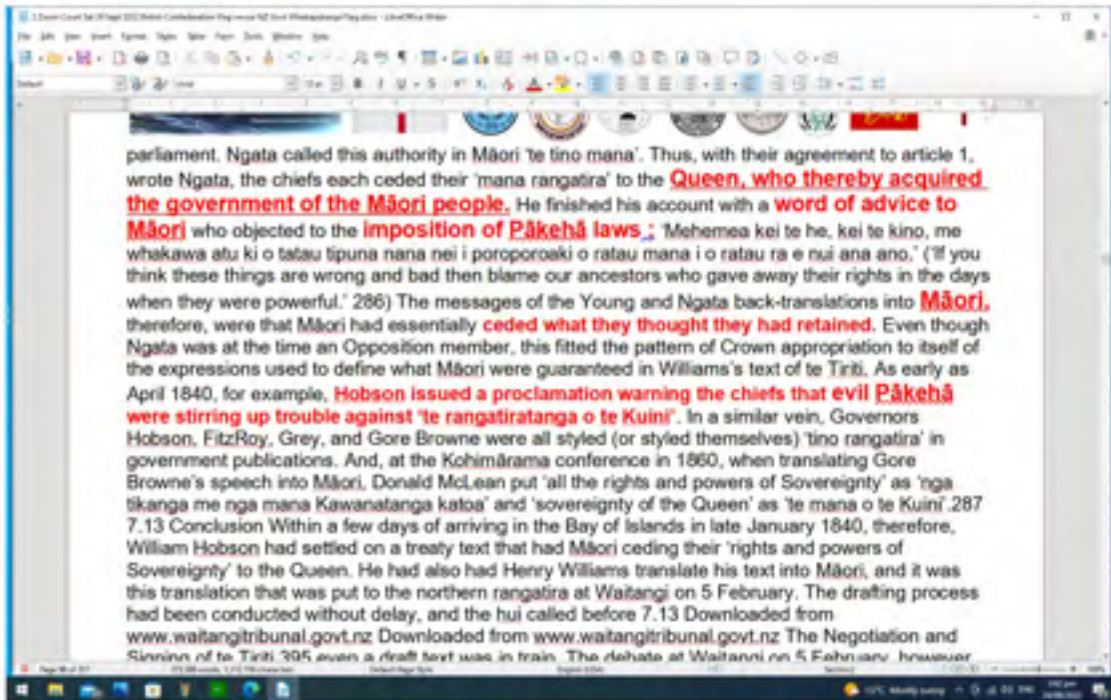


Page 94 **FRAUD EXHIBIT 18**

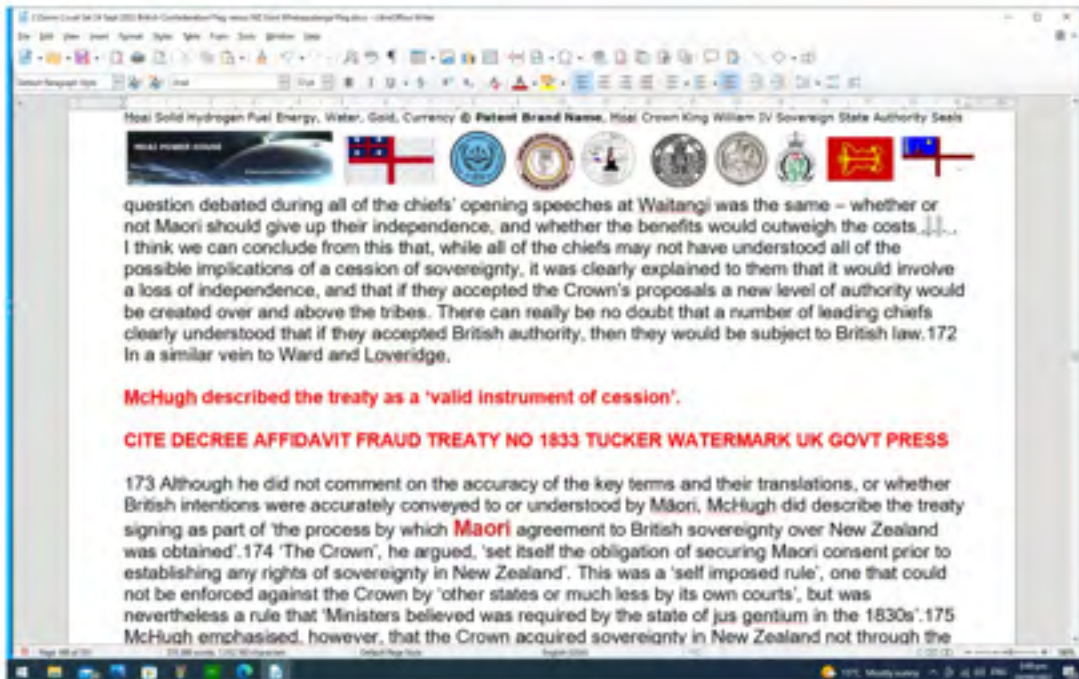




Page 98 **FRAUD EXHIBIT 19**



Page 168 **FRAUD EXHIBIT 20**





Page 175 **FRAUD EXHIBIT 21**

Brookfield to this effect. But, perhaps to **pre-empt any charges of 'presentism'**, counsel also stressed that 'there is no shortage of knowledgeable European observers in the 1840's who also recognised the difficulties reconciling the Māori and English texts'. To this end, counsel quoted from the likes of Servant, Pompallier, Colenso, Mathew, and William Swainson (in his capacity as New Zealand's first Attorney-General).²⁴¹ Sykes and Pou took counsel for

Ngāti Hine's description of a false premise a stage further, delivering a particularly strong critique of what they saw as the Tribunal's and the courts' complicity in perpetuating the falsehood.

The Tribunal, they said, had over the years developed a vague and inconsistent set of principles that have 'legitimised the re-siting of sovereign authority out of hapū hands and into those of the Crown'.

DECREE AFIDAVIT COURT FINDS WAITANGI TRIBUNAL AND NZ CROWN GUILTY OF FRAUD



The Court of Appeal in the Lands case should have followed the correct legal approach in interpreting a treaty by first giving effect to the actual provisions and resorting to other methods of interpretation only where there was ambiguity. Instead, Sykes and Pou argued, the court failed to extract principles from the essence of the actual agreements in the treaty, but rather 'considered the contemporary constitutional arrangements' and developed principles to match. 'These principles were then wrapped in an illusion of Maori consent and defined as the "Spirit" of the Treaty'. This 'spirit' involved 'the acquisition of sovereignty ... in exchange for the protection of rangatiratanga', with Māori pledging loyalty to the Queen, and the Crown having ultimate authority.

Page 179 **FRAUD EXHIBIT 22**




Tribunal's job is to act in accordance with section 5(2) of its establishment legislation.

CITE DECREE AS NZ CROWN GOVERNMENT PARLIAMENT IS LIABLE COMPLICIT IN FRAUD

not the rules put forward by counsel for Te Rarawa. Contra proferentem, said counsel, relates to **ambiguities in treaty drafting**, not 'the wholesale preferment of one text to the interpretation of another'. Counsel added that, under article 33(4) of the Vienna Convention, contra proferentem and in dubio mitus had to be balanced against the 'central principle' that 'the meaning which best reconciles

 Moai Tidal Energy World Co Op Pound Gold Water Money Patent Shares UK 'TM' 

Moai Solid Hydrogen Fuel Energy, Water, Gold, Currency © Patent Brand Name, Moai Crown King William IV Sovereign State Authority Seals

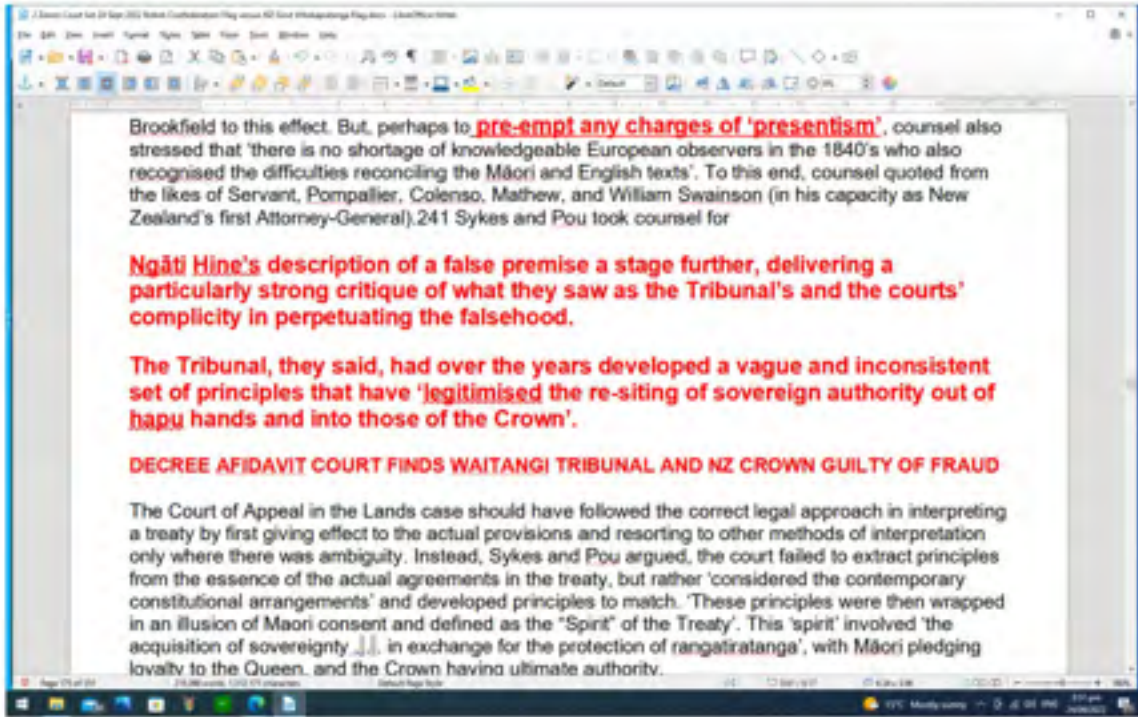
       

the texts, having regard to the object and purposes of the treaty, is to be adopted'.²⁶⁶ Finally, counsel submitted that the Whakaputanga was nullified by the treaty. Once the Crown's sovereignty was asserted over New Zealand, it was inconsistent for there to remain 'any residual form of Māori





Page 175 **FRAUD EXHIBIT 21**

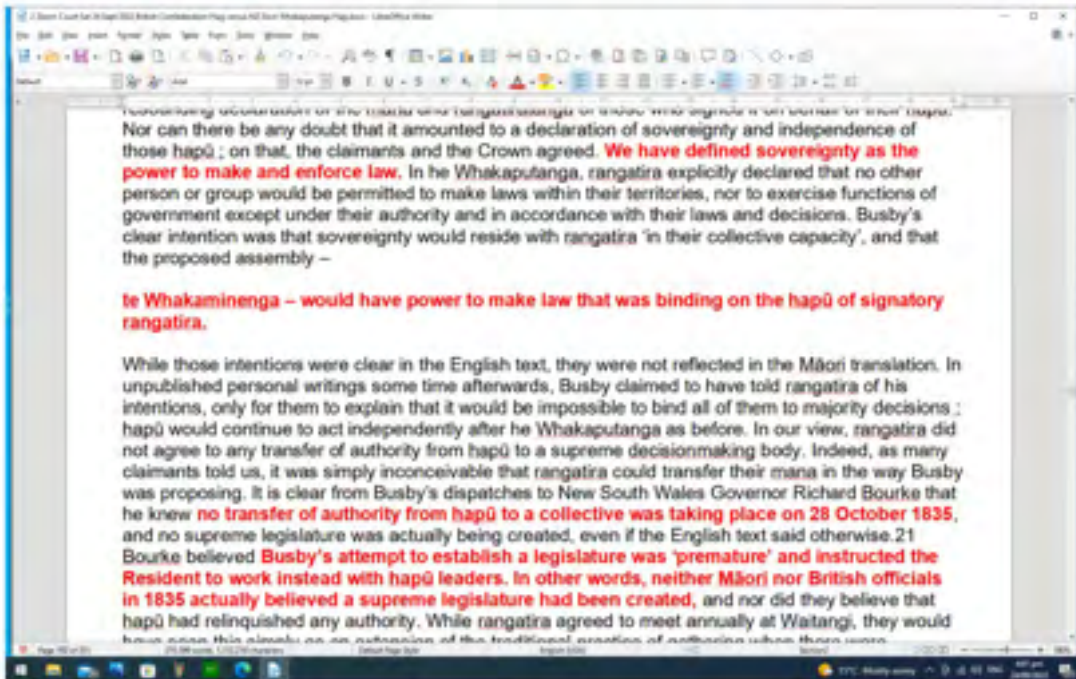


Page 179 **FRAUD EXHIBIT 22**

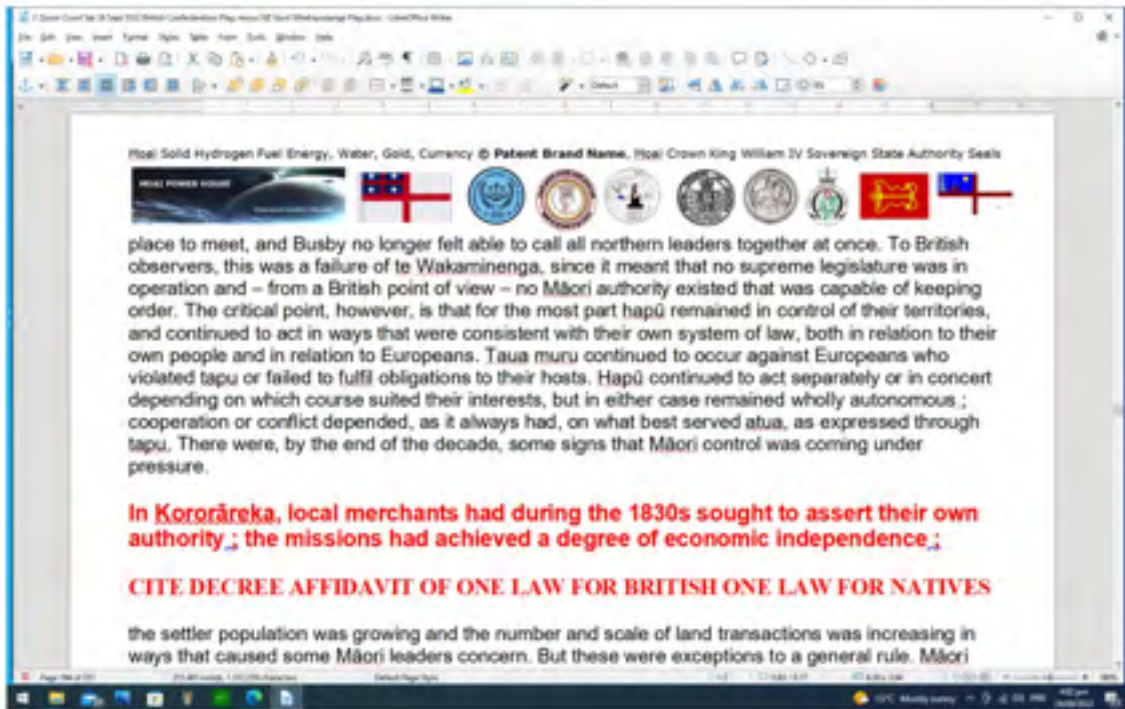




Page 192 FRAUD EXHIBIT 25



Page 194 FRAUD EXHIBIT 26





Page 201 **FRAUD EXHIBIT 27**

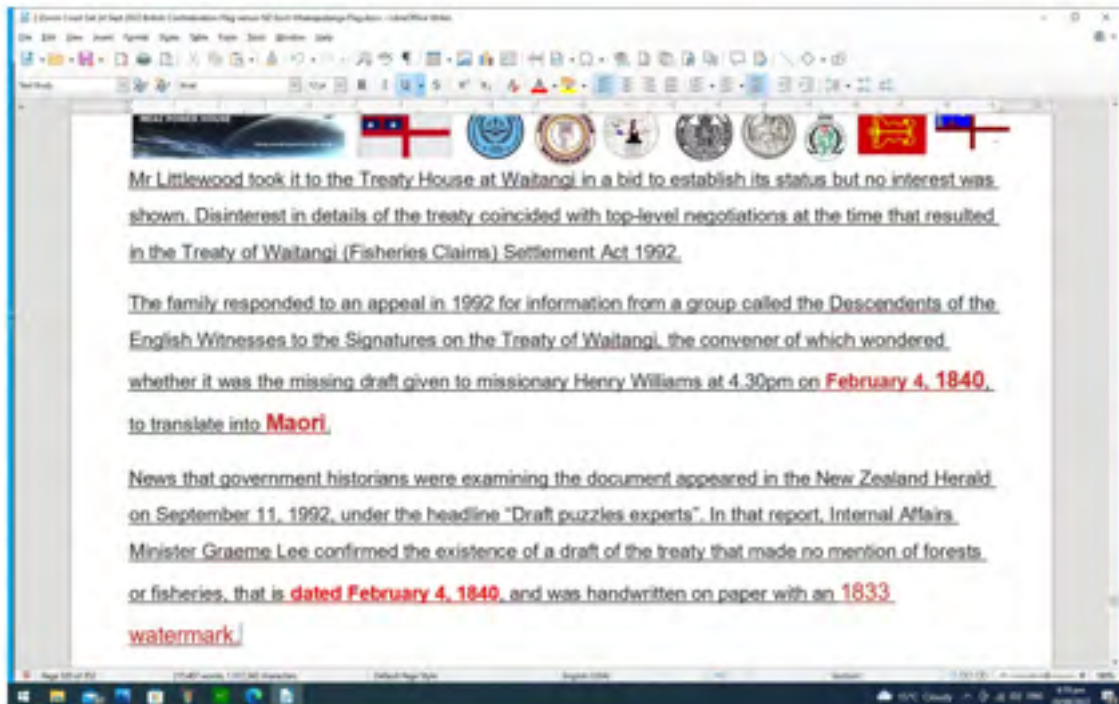


Page 201 **FRAUD EXHIBIT 28**

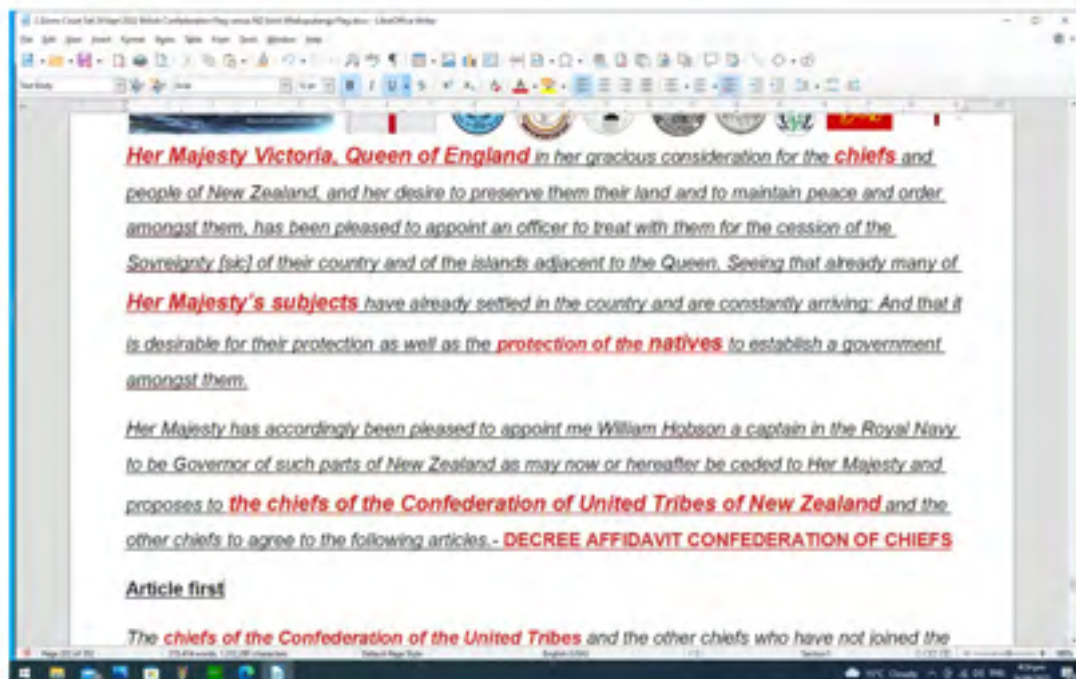




Page 320 **FRAUD EXHIBIT 29**

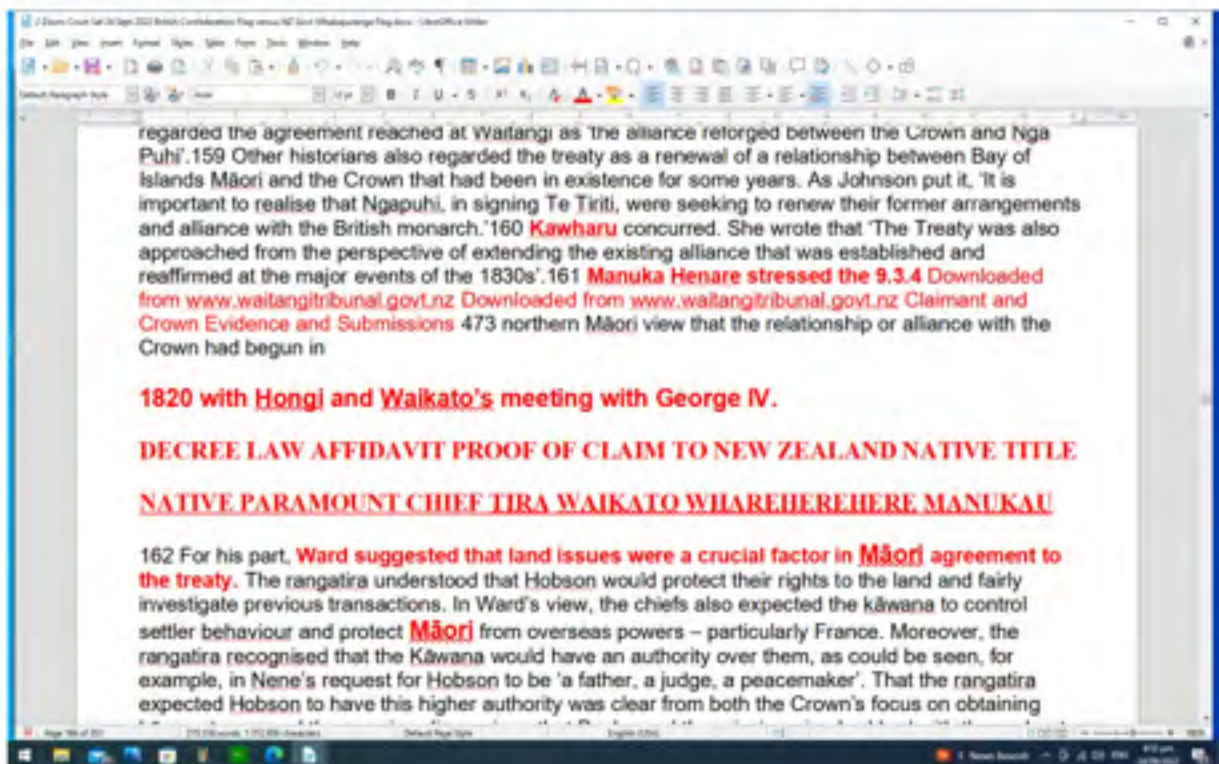


Page 322 **FRAUD EXHIBIT 30**





PARAMOUNT CHIEF CHIEF TIRA WAIKATO WHAREHEREHERE MANUKAU & KING GEORGE IV COMMERCIAL CONTRACT 1823 SALE AND PURCHASE OF NEW ZEALAND COUNTRY TO THE KINGS BRITISH CROWN PARTNERSHIP AS HE IS THE "WAIKATO" NAME HERE IN THIS WAITANGI TRIBUNAL TREATY OF WAITANGI CLAIMS I AM HIS SURROGATE CHIEF OF PUNGAPUNGA MARAE ARAPUNI AND HIS MAUNGATAUTARI MOUNTAIN "PA" SITE ANCESTRAL TITLE REGISTERED IN EDINBURGH MAGISTRATE COURT LAND RECORDS UNDER THE FREEMASONS MAIN OFFICE THERE AND AWAROA NATIVE MAGISTRATE KINGS BENCH COURT IN HELENSVILLE SOUTH INNER KAIPARA HARBOUR AND FREEMASONS LODGE THERE WITH PARAMOUNT CHIEF MOHI TE MAATI MANUKAU IV DECENDANT AND ME HOANI KAHAKI WANOA HIS EXECUTOR AND NATIVE LAND TITLE HOLDER WITH ALL THE LEGAL INSTRUMENTS AND TRADITIONAL MORIORI HISTORY AS HIS SUCCESSOR IN THIS CORPORATE FLAG OF HIS CONFEDERATION OF CHIEFS PRESIDENT AND NATIVE LAND ASSESSOR AND NA ATUA E WA AOTEA LIMITED "MOAI CROWN" KING WILLIAM IV TRUST BANK CREDITOR AND MOAI POWERHOUSE BANK ENTITY DATED SATURDAY 24 SEPTEMBER 2022 FOR THE RECORD IN NEW ZEALAND





FORGERY AND COUNTERFEITING THE BRITISH GOVERNMENT NATIVE TITLE DOCUMENTS

In the NATIVE MAGISTRATE KINGS BENCH COURT HEARING Saturday 24 September 2022

PM Jacinda Kate Laurell Ardern & Governor General Cindy Acylon Kiro Charged with FRAUD

Under the

Forgery and Counterfeiting Act 1981

23 March 2022 updated 23 March 2022|Legal Guidance, Fraud and economic crimeThe Forgery and Counterfeiting Act 1981 creates the following commonly used offences:

- Section 1 - **Forgery - making a false instrument.**
- Section 2 - Copying a false instrument.
- Section 3 - **Using a false instrument.**
- Section 4 - **Using a copy of a false instrument.**
- Section 5 - Custody or control of false instruments (purporting to be money orders, share certificates, passports, traveller's cheques, credit cards, debit cards, credit cards, birth etc. certificates, etc.) and manufacture, custody, or control of equipment or materials to make them.

In addition to the above, other offences are also created within the Act.

- **Section 14 - offences concerning counterfeiting notes and coins.**
- **Section 15 - offences of passing counterfeit notes and coins.**
- **Section 16 - offences involving the custody or control of counterfeit notes and coins.**
- **Section 17 - offences involving the making or custody or control of counterfeiting materials and implements.**
- **Section 20** – the prohibition of importation of counterfeit notes and coins.
- **Section 21** – the prohibition of exportation of counterfeit notes and coins.

Definitions

False instrument

Section 1 Forgery Act 1981 states:

A person is guilty of forgery if he makes a false instrument, with the intention that he or another shall use it to induce somebody to accept it as genuine, and by reason of so accepting it to do or not to do some act to his own or any other person's prejudice."

It must be shown that D intended for the false instrument it be used to induce somebody to accept it as genuine and, by reason of so accepting it, to do or not to do some act to his own or another's prejudice: **R. v. Mary Sylvia Campbell (1985) 80 Cr.App.R. 47, CA.**

An intention to induce another to accept a copy of a forgery will also suffice: **R v Ondhia (1998) 2 Cr.App.R 150 CA**





"Instrument" - the definition for instrument is found at section 8 Forgery and Counterfeiting Act 1981

Instrument includes any document, postage stamp (or mark denoting payment) , Inland Revenue stamp, disk tape, sound track or other device on which information is stored by any means. It does not include a currency note (see offences under sections 14, 16, 17, 20 and 21 Forgery and Counterfeiting Act 1981).

"False"

False is defined at section 9 Forgery and Counterfeiting Act 1981. Section 9(1)(a) - (g) sets out 8 exhaustive scenarios in which **an instrument is false for the purposes of the FCA 1981.**

Whether an instrument falls within any of these scenarios will be fact specific and potentially complex. An instrument that contains within it a false statement will not necessarily render the instrument itself a forgery. A lie is a false statement, but documents containing lies or false statements are not always regarded as false instruments. **A false instrument is one that "purports" to be something which is not - i.e. it must tell a lie about itself** (see the decision by the House of Lords in R v More [1988] 86 Crim App R 234).

Falsity as to Circumstance (s.9(1)(g))

Difficulties have arisen with conflicting decisions by the Court of Appeal on the ambit of **Section 9(1)(g) FCA 1981** and **an instrument that tells a lie about its subject-matter or relevant factual circumstances. Section 9(1)(g) states that an instrument is false:**

if it purports to have been made or altered on a date on which, or at a place at which, or otherwise in circumstances in which, it was not in fact made or altered

In R v Donnelly (1984) 79 Cr. App. R. 76 the Court took a broad approach to s.9(1)(g). It was held that the words "otherwise in circumstances..." expanded the ambit of that paragraph to any case in which an instrument purports to be made when it was not, in fact, made. Therefore, a certificate that purported to value jewellery that did not actually exist was false within the meaning of section 9(1)(g) because it purported to have been made in circumstances that did not, in fact, exist. **Donnelly was applied in R v Jeraj [1994] Crim L. R. 595 where a bank officer wrote a note in which he said he had received and endorsed a letter of credit. In fact, he had seen no such letter.**

However, in R v Warnford and Gibbs [1994] Crim L R 753 the Court was not referred to Jeraj and took the view that Donnelly had been wrongly decided.

The conflict was apparently resolved in **Att.-Gen.'s Reference (No. 1 of 2000) [2001] 1 Cr. App. R. 15** in which the Court of Appeal reviewed the relevant authorities and held that Donnelly and Jeraj remained good law but their application should be restricted to where there are circumstances that need to exist before the document can be properly made or altered and those circumstances are absent. The Court stated (at paragraph 26):





"...an instrument will be false for the purposes of Section 9(1)(g) if it is a document which requires, before it can be made or altered that there should exist or should have existed a set of circumstances and those circumstances do not or did not exist."

"Making"

Section 9(2) FCA 1981 captures situations where an existing instrument is falsified and specifies that a person is to be treated as **"making" a false instrument if they alter an instrument so as to make it false in any respect (whether or not it is false in some other respect apart from that alteration).**

"Prejudice and Induce"

Prejudice and induce are defined in Section 10 Forgery and Counterfeiting Act 1981 as:

Something which results in temporary or permanent loss of property, deprives another of the opportunity to obtain remuneration or greater remuneration or financial advantage or the opportunity to perform any duty.

Jurisdiction

Offences under sections 1 to 5 of the Forgery and Counterfeiting Act 1981, are Group A offences and **we can prosecute if a "relevant event" occurred in England or Wales** - see [Criminal Justice Act 1993 Part 1](#).

This applies whether or not the defendant was in England or Wales at any material time, and whether or not they were a British citizen at any such time. Conspiracies relating to these offences are Group B offences.

Counterfeiting

Section 14 Forgery and Counterfeiting Act 1981 states:-

(1) It is an offence for a person to make a counterfeit of a currency note or of a protected coin, intending that they or another shall pass or tender it as genuine.

(2) It is an offence for a person to make a counterfeit of a currency note or of a protected coin without lawful authority or excuse

Section 15 Forgery and Counterfeiting Act 1981 likewise makes it an offence to knowingly or believing it to be counterfeit (1) pass or tender it as genuine or (2) deliver to another such a counterfeit note or protected coin.

Section 16 **Forgery and Counterfeiting Act 1981 further makes it an offence to (1) have custody or control of such a counterfeit note or protected coin intending to pass or tender it as genuine or (2) have possession of the same.**





Section 17 Forgery and Counterfeiting Act 1981 makes it an offence to (1) have custody or control of anything intending to or allowing any person to use it to make a counterfeit of a currency note or protected coin, intending to pass it as genuine or (2) make or have anything designed or adapted to make a counterfeit of a currency note or (3) make or have any implement to his knowledge capable of imparting to anything the resemblance of a protected coin or its reversed image.

Section 18 Forgery and Counterfeiting Act 1981 makes it an offence to reproduce a British currency note or part of one.

Section 19 Forgery and Counterfeiting Act 1981 makes it an offence to make or sell or distribute or have custody or control of imitation British coins within a scheme for goods and services.

Section 20 Forgery and Counterfeiting Act 1981 prohibits the importation of a counterfeit note or protected coin.

Section 21 Forgery and Counterfeiting Act 1981 prohibits the exportation of a counterfeit note or protected coin.

"Passing" or "tendering" is not confined to passing or tendering as legal tender: section 14(3) Forgery and Counterfeiting Act 1981.

Counterfeits - defence

Section 17 (3) it is a defence within the Act if the written permission of the Treasury or other lawful authority has been obtained or there is a lawful excuse.

Section 18 it is a defence within the Act if the written permission of the relevant issuing authority has been obtained.

Sections 19, 20 and 21 it is a defence within the Act if the written permission of the Treasury has been obtained.

Sentence

Offences under sections 1 - 4 and section 5(1) and 5(3) Forgery and Counterfeiting Act 1981 are either way maximum 10 years' imprisonment or fine or both.

Section 5(2) Forgery Act 1981 either way maximum two years' imprisonment or fine or both.

Offences under sections 14(1), 15(1), 16(1) and 17(1) Forgery and Counterfeiting Act 1981 are either way maximum 10 years' imprisonment or fine or both.

Offences under sections 14(2), 15(2), 16(2), 17(2) and 17(3) Forgery and Counterfeiting Act 1981 are either way maximum two years' imprisonment or fine or both.

Offences under section 18 and 19 Forgery and Counterfeiting Act 1981 are not specifically provided for however section 18 would be analogous to section 14(2) and section 19 may be analogous to other offences listed above.





Offences under section 20 and 21 Forgery and Counterfeiting Act 1981 are charged contrary to section 170(1)(b) and (3) Customs and Excise Management Act 1979 as either way offences maximum sentence seven years' imprisonment fine or both.

Sections 14, 15, 16 and 17 Forgery and Counterfeiting Act 1981 and section 170 Customs and Excise Management Act 1979 are offences for which a Serious Crime Prevention Order under Schedule 1 of the Serious Crime Act 2007 may be imposed on conviction.

Sections 14, 15, 16 and 17 Forgery and Counterfeiting Act 1981 are lifestyle offences for the purposes of confiscation of criminal property under section 75 and Schedule 2 Proceeds of Crime Act 2002

Other offences of Forgery

Various Acts create offences involving forgery;

- Registers of births, marriages & deaths etc. - section 8 Non-Parochial Registers Act 1840 and sections 36 and 37 Forgery Act 1861.
 - Passports - section 36 Criminal Justice Act 1925.
 - **Court documents and authority - sections 133 and 135 County Courts Act 1984.**
 - Dies and stamps - section 13 Stamp Duties Management Act 1891.
 - **Land Registration - sections 115 to 117 Land Registration Act 1925.**
 - Statutes and executive documents - section 4 Evidence Act 1845; section 4(1) Documentary Evidence Act 1868; section 3 Documentary Evidence Act 1882.
 - Hallmarks - section 6 Hallmarking Act 1973.
 - Supply of equipment to forge currency, identity document, entry documents etc. - Specialist Printing Equipment and Materials (Offences) Act 2015.
 - Forgery and false statements under s 126 Mental Health Act 1983.
 - Road Traffic Documents and Licenses - section 173 Road Traffic Act 1973 and section 44 Vehicle Excise and Registration Act 1994.
- Identity Cards Act 2006**

Section 25 of the Identity Cards Act 2006, in force from 7 June 2006 and was repealed on 21 January 2011. For offences after the 2006 Act, see the [Identity Documents Act 2010](#).

Offences under the Identity Cards Act 2006

Section 25(1) - creates an offence for a person intending to use a document to establish registrable facts about themselves or to allow or induce another to establish/ ascertain/ verify registrable facts about him or another (s 25(2)), to have in his possession or control:-

- a false identity document, knowing or believing it is false or;
- an improperly obtained identity document knowing or believing it to be so obtained or;
- an identity document belonging to someone else.





Section 25(3) creates an offence for a person intending that they or another will make identity documents or somebody will use the document for establishing etc. registrable facts about a person (s 25(4)), to have in his possession or control:-

- Apparatus or any article or material to his knowledge designed or adapted for making false documents.

Section 25(5) creates an offence for a person to possess or control without reasonable excuse; A false identity document, an improperly obtained identity document, some else's identity document, or any apparatus, article or material to his knowledge designed or adapted for making false identity documents.

Section 26 defines an identity document and includes;

- A designated document
- An immigration document
- A passport
- A document in use instead of a passport
- A driving license

Sections 25(1) and (3) indictable only 10 years' maximum imprisonment or fine or both

Section 25(5) either way, maximum two years' imprisonment or fine or both.

Identity Documents Act 2010

The Identity Documents Act came into force on 21 January 2011 and repealed sections 25 and 26 of the Identity Cards Act 2006.

The principal amendment is the reference to the narrower defined "personal information" rather than "registrable facts".

The IDA 2010 provisions are largely the same as the ICA 2006 Act.

Possession with intent, 2010 Act.

Section 4(1) - replaces s.25(1) of the Identity Cards Act 2006. It creates an offence for a person with an improper intent to be in possession or control of an identity document which (a) is false and they know or believe to be false or (b) was improperly obtained knowing or believing the same or (c) an identity document that relates to someone else.

"Improper intent" is defined at section 4(2) as intending to establish personal information about himself or intending to allow or induce another to use it to verify personal information about himself or another.

Section 5(1) replaces s.25 (3) of the Identity Card Act 2010. It creates an offence for a person with prohibited intent to make or possess or control, apparatus or any article or material to his knowledge designed or adapted for making false identity documents.



"Prohibited intention" is defined at section 5(2) as an intention that they or another will make a false identity document or that the document will be used by somebody to establish/ ascertain/ verify personal information about a person.

Ss. 4(1) and 5(1) indictable only 10 years' maximum imprisonment or fine or both.

Section 6(1) replaces s.25(5) of the Identity Card Act 2010 and creates an offence for a person without reasonable excuse to have in his possession or control:-

• **a false identity document**

- an improperly obtained identity document
- someone else's identity document
- apparatus or any article or material to his knowledge designed or adapted for making false identity documents.

Section 6(1) either way, maximum two years' imprisonment or fine or both.

"Apparatus" is defined in section 9 of the Act.

"Identity document" defined at section 7 Identity Documents Act 2010 and includes

- An immigration document
- A passport
- A document in use instead of a passport
- A driving license

"Personal information" is defined at section 8 Identity Documents Act 2010 to be an individual's:-

- Full / other names
- Gender
- Date and place of birth
- Identifying characteristics
- Address of residence (present and past)
- Periods of residence
- Residential status (present and past) i.e. nationality, entitlement to remain in the UK, status of such entitlement.
- Identification numbers allocated/ identification documents allocated.

Jurisdiction

Offences under section 25 Identity Cards Act and sections 4, 5 and 6 Identity Documents Act 2010 are Group A offences and prosecutors can prosecute if a "relevant event" occurred in England or Wales - see [Criminal Justice Act 1993 Part 1](#). This applies whether or not the defendant was in England or Wales at any material time, and whether or not they were a British citizen at any such time. Conspiracies relating to these offences are Group B offences.





Falsifying British UK Government Print Documents Offences up to 10 years Imprisonment or Fine or Both Offences under sections 14(1), 15(1), 16(1) and 17(1) Forgery and Counterfeiting Act 1981 are either way maximum 10 years' imprisonment or fine or both.

Offences under sections 14(2), 15(2), 16(2), 17(2) and 17(3) Forgery and Counterfeiting Act 1981 are either way maximum two years' imprisonment or fine or both. 23/03/2022

Forgery and Counterfeiting Act 1981 1981 CHAPTER 45 An Act to make fresh provision for England and Wales and Northern Ireland with respect to forgery and kindred offences; to make fresh provision for Great Britain and Northern Ireland with respect to the counterfeiting of notes and coins and kindred offences; to amend the penalties for offences under section 63 of the Post Office Act 1953; and for connected purposes. [27th July 1981] Commencement Information I1 Act not in force at Royal Assent see s. 33. Act wholly in force at 28.10.1981. PART I FORGERY AND KINDRED OFFENCES Modifications etc. (not altering text) C1 Pt. I (ss.1-13) modified (11.11.1999) by 1999 c. 33, ss. 31(3)(a), 170(3)(e) Offences 1 The offence of forgery. A person is guilty of forgery if he makes a false instrument, with the intention that he or another shall use it to induce somebody to accept it as genuine, and by reason of so accepting it to do or not to do some act to his own or any other person's prejudice. 2 The offence of copying a false instrument. It is an offence for a person to make a copy of an instrument which is, and which he knows or believes to be, a false instrument, with the intention that he or another shall 2 Forgery and Counterfeiting Act 1981 (c. 45) Part I – Forgery and Kindred Offences Document Generated: 2022-08-24 Changes to legislation: Forgery and Counterfeiting Act 1981 is up to date with all changes known to be in force on or before 24 August 2022. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details) View outstanding changes use it to induce somebody to accept it as a copy of a genuine instrument, and by reason of so accepting it to do or not to do some act to his own or any other person's prejudice. 3 The offence of using a false instrument. It is an offence for a person to use an instrument which is, and which he knows or believes to be, false, with the intention of inducing somebody to accept it as genuine, and by reason of so accepting it to do or not to do some act to his own or any other person's prejudice. 4 The offence of using a copy of a false instrument. It is an offence for a person to use a copy of an instrument which is, and which he knows or believes to be, a false instrument, with the intention of inducing somebody to accept it as a copy of a genuine instrument, and by reason of so accepting it to do or not to do some act to his own or any other person's prejudice. 5 Offences relating to money orders, share certificates, passports, etc. (1) It is an offence for a person to have in his custody or under his control an instrument to which this section applies which is, and which he knows or believes to be, false, with the intention that he or another shall use it to induce somebody to accept it as genuine, and by reason of so accepting it to do or not to do some act to his own or any other person's prejudice. (2) It is an offence for a person to have in his custody or under his control, without lawful authority or excuse, an instrument to which this section applies which is, and which he knows or believes to be, false. (3) It is an offence for a person to make or to have in his custody or under his control a machine or implement, or paper or any other material, which to his knowledge is or has been specially designed or adapted for the making of an instrument to which this section applies, with the intention that he or another shall make an instrument to which this section applies which is false and that he or another shall use the instrument to induce somebody to accept it as genuine, and by reason of so accepting it to do or not to do some act to his own or any other person's prejudice. (4) It is an offence for a person to make or to have in his custody or under his control any such machine,

[2 Zoom Court Sat 24 Sept 2022 British Confederation Flag versus NZ Govt Whakaputanga Flag.pdf](#)





The Confederation Chiefs Executor John Wanua Jurors and Paramount Chief Tira Waikato
Wharehere Manukau Pungapunga Tribal Members in the Waikato Region of Arapuni Karapiro



Hearing 10 September 2022 in the Native
Magistrate Kings Bench Court Hamilton
Auckland New Zealand King Charles III
Camilla Bowles, Liz Truss, Pope Francis, Joe
Biden, Jacinda Ardern, Cindy Kiro, Kevin
Coster, Karvn Malthus, Simon Brent
Rowntree, James Pierce Brown, Tim Duthie

King Charles inherits Queen Victoria and
Queen Elizabeth II Rothschild Family Banks
Criminal Organization Default Judgement
Debts of Moai Pound Note Instrument as
Legal Money Currency against you all

This Court Hearing today 6th and 8th October 2022 in the Native Magistrate Kings Bench Court is directed to these NZ “Crown” Agents and UK US and POPE listed here and the new King of England and Commonwealth King Charles III as Inheritor or Queen Victoria and Queen Elizabeth II British “Crown” Rothschild Bank Criminal Organization complicit in each others Corporate Parliament and Government Fraud Corrupted Businesses operating on our Customary Native Lands of the Confederation of Chiefs Commercial Contract with the Dutch Kings King William III, King George III, King George IV, King William IV, King Earnest Augustus I and King in waiting King Augustus V Continuity of Chiefs Sovereignty Legal Inheritance to the Legitimate Kings “Crown” Legal Inheritance we claim back in this Court from the Queen Elizabeth II “Crown” inherited by King Charles III continuity of the Crimes of Church and State that amount to GBP 970 Million Trillion Trillion Pounds valued higher in Moai Pound Note Currency Security of Investment over each Queen Elizabeth II and King Charles Defaulted Contract Judgement Debtors named here throughout this Affidavit Book and Video accompanying this Book Affidavit against you all named Criminals Prosecuted Convicted and Charged in this Court today each GBP Pound od Moai Pound whichever is the highest Currency of the day whereby our Paterson two Bar Pound Note is the Legitimate and Legal Pound Note we are using as our Currency Money against your persons Living Breathing individuals named here liable for operating a Criminal Organisation under Pope Francis 2013 “Motu Proprio” Orders and Counts in our Court. Enforced again tonight on this Zoom Hearing shall become Legal to now Charge you people named between One Trillion Moai Pound Note Money Value to 100 Trillion Moai Pound Note Money Value and any other Value Pound Note the Court Enforces against you “Crown” Corporation Private and Public Company Executives and Government Ministers Police Governor General Judges Lawyerrs Land Developers Bankers Public Servants Bishops Church Ministers Kings Parliaments Governments Corporate Businesses Rothschild Families 300 Committee United States Congress Ministers Presidents





Deep Dark State Government Obama Clinton Bill Gates Anthony Fauci and many others we have listed and Charged in 18 online Zoom Court Hearings to date Legally. This is a warning to Pope Francis "Vatican City" WEF NWO CDC UN NATO US CONGRESS FBI CIA EU UK King Charles III Camilla and other Rothschild "City of London" Crown Corporations and Pope Francis "Vatican City" Corporation and President Biden "Washington DC" Corporation and other Corrupted Queen Elizabeth II and Pope Francis Criminal organizations that the "Moai Crown" King William IV Trust", "Moai Royal Bank", "Moai Powerhouse Group" Westminster City, "Moai Powerhouse Bank", Na Atua E Wa Aotea Limited Company's have the legal Right from today to legally Enforce Charge Print Distribute as Money Currency the "Moai Pound Note" Credit Debt Instrument on your heads as Liens against you "Crown" Corporations "Crown" Agents Business Assets Properties Land Foreign and Local Bank Investments against your Shared Crimes we have identified Discovered and proven to have happened over the years from Queen Victoria 1837 to today 10 September 2022 as Un-rebutted Truth in this Affidavit Book of 253 pages plus on into the future of our Legacy between 6 Dutch Kings and the Confederation of Chiefs Contract Business versus King Charles Contract Business. And you are not Immune from Prosecution today stands in Gods Lore Moai Lore Popes Lore Kings Law before Pope Francis shuts down your Kings Laws 30 September 2022 I am warning you that we are not under your King Charles Contract Laws wwith Rothschild family Legacy of Fraud and Corruption of our Dutch Kings Laws you Broke and now must all pay back by way of the Stolen Gold Money Currency and Human Currency Money making "Moai Pound Note" and Moai King William IV Gold Coins and Water Money Currency while we have our own Patents to our King William III King George III King George IV King William IV Laws of Westminster we Enforced on you in this Court Hearing tonight against your legacy of International Crimes of Church and State Genocide Bioweapon War Extermination of the Worlds Populations we are bill Debt Charging you all for today in this Court Caught before you Pope Francis and King Charles changes your Laws on 30 September onward does not affect our British New Zealand Native Magistrate Kings Bench Court Jurisdiction of our King William IV Flag Sovereign Authority and Legal Entity Organization Titles We now state here clearly that King Charles is Liable for Queen Elizabeth II Criminal Organization we Bill Debtor-ed in her Monarchy makes your Monarchy King Ship Fraud from its outset Bad Title Fraud Inheritance and the worst Offences we Bill Debtor Charged them all 970 Million Trillion-Trillion Pound Note below here





Follow The Money

"It has to start somewhere. It has to start sometime. What better place than here? What better time than now?"



Monday 24th August 2015

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



*John Kahaki Wana
Native Assessor Customer
Legal Advocate Creditor
Te Kawenata Hou Paul
C.E.O U.N. Advisors
Aotearoa. John*

*Peramari CASH
Play*



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

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

by seeker401 on February 1, 2015.

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





Judges administer the birth trust account in court matters favoring the court and the banks, acting as the presumed "beneficiary" since they have not properly advised the "true beneficiary" of their own trust. Judges, attorneys, bankers, lawmakers, law enforcement and all public officials (servants) are now held personally liable for their confiscation of true beneficiary's homes, cars, money and assets; false imprisonment, deception, harassment, and conversion of the true beneficiary's trust funds.

The Importance of Motu Propria by Pope Francis

According to the New Advent Catholic Encyclopedia, Motu Propria in Latin stands for "of his own accord" and is the name given to an official decree by a Pope personally in his capacity and office as supreme sovereign pontiff and not in his capacity as the apostolic leader and teacher of the Universal Church. To put it more bluntly, a Motu Propria is the highest form of legal instrument on the planet in accordance to its provenance, influence and structure to the Western-Roman world, over riding anything that could be issued by the United Nations, the Inner and Middle Temple, the Crown of Great Britain or any other Monarch and indeed by any head of state or body politic. If you are a member of the United Nations, or recognized by the United States or the United Kingdom or have a bank account anywhere on the planet, then a Motu Propria is the highest legal instrument, no question.

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

In the first instance; it may be legally construed to apply to the local matters of the administration of the Holy See.

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

Thirdly, we see the Holy See and the Universal Church clearly separating itself from the nihilist world of the professional elite who continue, to be proven time and time again, to be criminally insane, bark raving mad and with no desire to do anything honorable until they are torn from power by anyone, any body who cares for the law.

The age of the Roman Cult, as first formed in the 11th Century and that hijacked the Catholic Church first formed by the Carolingians in the 8th Century, then the Holly Christian Empire or Byzantine Church by the 13th Century and the world at large by the 16th Century ceased to exist around March 14th 2013 upon the election of Pope Francis.

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

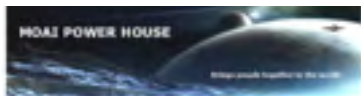
thanks to intrigued for the link..

well..did he?

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

understand this:





[Maine Republic Email Alert](#)

"...That I should bear witness to the truth." – John 18:37 // David E. Robinson, Publisher



[By order of Pope Francis: All Bar Association licenses are extinguished](#)

Posted on [April 8, 2015](#) by [David Robinson](#)

Reference:

[APOSTOLIC LETTER OF THE SUPREME PONTIFF FRANCIS
Anna addresses Cardinal George](#)



All Bar Association licenses are extinguished.

- “There will be no seizure of the American retirement accounts, no false flags, no murder, no mayhem, no scalar weapons deployed.
- There will be no deceptive “offers” in commerce seeking to exchange gold for land or human capital under conditions of non-disclosure and deceit.
- There will be an end to this criminality and to the complacency of the Church and of the American Cardinals and Archbishops responsible for the **mis-administration of the courts.**

Or there will be Hell on earth, Cardinal George — literally, and it will not come against the innocent Americans. The Left Hand of God will come **for those who are responsible and unrepentant.**

The Treaty of Verona is extinguished.

All Bar Association licenses are extinguished.

By order of Pope Francis, all attorneys, all clerks, every member of the judicial system operating these frauds and oppressions **became 100% individually and commercially liable** as of September 1, 2013.

The banking cartels and governmental services corporations have been given three years to clean up their acts from top to bottom, to come into compliance with the Original Equity contract owed to the Americans, and to **stop operating in criminal default.**

I suggest that you get over your idea that it is the voter’s responsibility.

May God bless you to the same extent that you bless others?

Anna Maria Wilhelmina Hanna Sophia: Riezinger-von Reitzenstein von Lettow”





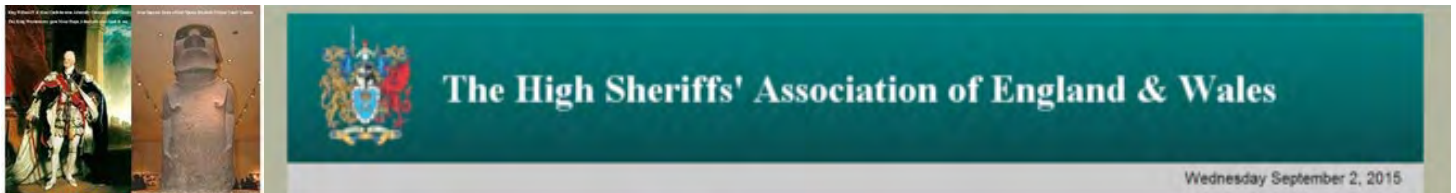
ANYONE CAN TAKE THIS INFORMATION ANY WAY THEY WISH. THAT SAID, ONE THING IS ABUNDANTLY CLEAR, WHETHER OR NOT ONE IS AWAKENED ENOUGH TO BELIEVE THE FACTS UNDER THEIR NOSE, UNITED STATES OF AMERICA 4 IS A CROWN/VATICAN/SWISS BANK PROPERTY <https://shieenalivingwater.wordpress.com/2014/07/26/letter-from-archbishop-of-chicago-and-response/>

“MOAI CROWN” FEDERAL STATE KING WILLIAM IV ADMIRALTY COURT MARTIAL LAW SHERIFF

Default Contract Fraud created by Levy Debtors “Vatican City” “City of London” “Washington DC” “Crown” Private Company’s

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

These COUNT CITATIONS is proof all other Levy Debtors Named Identified Fraud persons are accessories to Queen Elizabeth II Fraud Pope Francis Fraud Vatican City Parliament Legislative Authority Catholic Church Fraud, Rothschild Family Bank Fraud, EU Fraud, USA Washing DC Fraud, NATO Fraud, Bildergerg Fraud, Jesuits Generals Mafia Terrorism Fraud, Queen Elizabeth II EU HM Treasury Fraud New Zealand Canda Australia Britain Commonwealth Governmnet Fraud, Bank of England Fraud, UN Fraud, IMF Fraud, “Crown” Fraud



CITATIONS NZ Marshals, UK Sheriffs Enforce, Cite named Fraudster s evict off Land, seize all property

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



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

[PDA](#)

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

Ria

08-01-2015, 08:25 AM

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

546

Here: http://w2.vatican.va/content/francesco/en/motu_proprio/documents/papa-francesco-motu-proprio_20130711_organigiudiziari.html

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





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

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

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

The Importance of Motu Propria by Pope Francis

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

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

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

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

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

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

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

(COUNT 12) In the second instance, the document relates to the fact that the Holy See is the underpinning to the whole global system of law, therefore (COUNT 13) anyone holding an office anywhere in the world is also subject to these limits and that immunity no longer applies.

(COUNT 13) Thirdly, we see the Holy See and the Universal Church

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





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

(COUNT 16) The age of the Roman Cult, as first formed in the 11th Century and that hijacked the Catholic Church first formed by the Carolingians in the 8th Century, then the (COUNT 17) Holly Christian Empire or Byzantine Church by the 13th Century and the world at large by the 16th Century ceased to exist around March 14th 2013 upon the election of Pope Francis.

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

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

and here:

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

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

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

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

Ria

08-01-2015, 08:27 AM

(COUNT 22) APOSTOLIC LETTER ISSUED MOTU PROPRIO

(COUNT 23) OF THE SUPREME PONTIFF FRANCIS

(COUNT 24) ON THE JURISDICTION OF JUDICIAL AUTHORITIES OF VATICAN CITY STATE

IN CRIMINAL MATTERS

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

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

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





activities that threaten human dignity, the common good and peace.

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

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

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

b) crimes referred to:

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

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

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

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

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

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

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

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

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

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

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

(COUNT 41) 5. When the same matters are prosecuted in other States, the provisions in force in Vatican City



State on concurrent jurisdiction shall apply.

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

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

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

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

(COUNT 46) FRANCISCUS

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

Ria

08-01-2015, 08:33 AM

Papal Decree

(COUNT 47) Papal Decree of July 11, 2013

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

(COUNT 48) APOSTOLIC LETTER [Annotated]

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

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

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

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

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

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

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

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





See;

(COUNT 57) b) crimes referred to:

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

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

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

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

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

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

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

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

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

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

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

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



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

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

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

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

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

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

(COUNT 76) banks, acting as the presumed "beneficiary" since they have not properly advised the "true beneficiary" of their own trust. (COUNT 78) Judges, attorneys, bankers, lawmakers, law enforcement and all public officials (servants) are now held personally liable for their confiscation of true beneficiary's homes, cars, money and assets; false imprisonment, deception, harassment, and conversion of the true beneficiary's trust funds.]

(COUNT 77) (administration) and sheriffs (confiscation).

(COUNT 78) Judges administer the birth trust account in court matters favoring the court and the Importance of Motu Propria

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

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

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

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

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





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

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

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

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

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

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

(COUNT 90) This document issued by Pope Francis is historic on multiple levels, but most significant above all others in that it recognizes the supremacy of the Golden Rule, the same teaching ascribed to Jesus Christ and the intimate connection to the Rule of Law, that all are subject to the rule of law, no one is above the law.
http://www.gold-shield-alliance.com/papal_decree

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SECOND LAW OF "MOAI CROWN" COURT CHARGE YOU BOTH TREASON GENOCIDE WAR KING WILLIAM IV FROM ACTS 1830 TO 1837 ENFORCED ON CINDY KIRO – JACINDA ARDERN

1830 (1 Will. IV)[edit]

- Supply Act 1830 c. 1
- Regency Act 1830 c. 2
- **Law Terms (Explanation) Act 1830 c. 3**
- Colonial Offices Act 1830 c. 4
- Appropriation Act 1830 c. 5
- Commissions, etc., Continuance Act 1830 c. 6

1831 (1 Will. IV)[edit]

- **Execution of Judgments Act 1831 c. 7**
- Postmaster-General Act 1831 c. 8
- Supply Act 1831 c. 9
- Supply Act 1831 c. 10
- Exchequer Bills Act 1831 c. 11
- Duties on Personal Estates, etc. Act 1831 c. 12
- Richmond Lunatic Asylum Act 1831 c. 13





- Marine Mutiny Act 1831 c. 14
 - Mutiny Act 1831 c. 15
 - **Payment of Creditors (Scotland) Act 1831 c. 16**
 - Duties on Calicoes, etc., Repeal Act 1831 c. 17
 - Poor Relief (Settlement) Act 1831 c. 18
 - Census (Ireland) Act 1831 c. 19
 - **Land Tenure, Lower Canada Act 1831 c. 20**
 - Prohibition and Mandamus Act 1831 c. 21
 - Evidence on Commission Act 1831 c. 22
 - Sugar Duties Act 1831 c. 23
 - **Trade with British Possession Act 1831 c. 24**
 - Civil List Act 1831 c. 25
 - **Indemnity Act 1831 c. 26**
 - Sale of Post Office Buildings Act 1831 c. 27
 - 1831 (1 & 2 Will. IV)[edit]
-

- Advances for Public Works Act 1831 c. 24
- Annuity, Duchess of Kent Act 1831 c. 20
- **Appropriation Act 1831 c. 54**
- Arms (Ireland) Act 1831 c. 47
- Assessed Taxes Act 1831 c. 7
- Augmentation of Benefices Act 1831 c. 45
- **Bankruptcy Court (England) Act 1831 c. 56**
- Barbados, etc., Customs Act 1831 c. 46
- **Buckingham House Act 1831 c. 1**
- Charity Commissioners Act 1831 c. 34
- Church Building Act 1831 c. 38
- Coal, etc., Duties Act 1831 c. 16
- Commissions, etc. (Ireland) Act 1831 c. 2
- County Clare Presentments Act 1831 c. 27
- County Infirmaries (Ireland) Act 1831 c. 48
- **Crown Lands Allotments Act 1831 c. 59**
- Customs Act 1831 c. 40
- Custos Rotulorum (Ireland) Act 1831 c. 17
- Deputy Lieutenants Indemnity (Scotland) Act 1831 c. 3
- **Duchy of Cornwall Lands Act 1831 c. 5**
- Duties on Candles, Repeal Act 1831 c. 19
- Duties on Hops Act 1831 c. 53
- Duties on Wine Act 1831 c. 30
- **Exchequer Bills Act 1831 c. 14**
- Excise Declarations Act 1831 c. 4
- Forest of Dean commissioners, etc. Act 1831 c. 12
- Fresh Wharf, London Act 1831 c. 50
- Game Act 1831 c. 32



- House of Commons, Oaths Act 1831 c. 9
 - Illicit Distillation (Ireland) Act 1831 c. 55
 - Interpleader (England) Act 1831 c. 58
 - Judicature (Ireland) Act 1831 c. 31**
 - Labour in Cotton Mills Act 1831 c. 39
 - Land Tax Act 1831 c. 21**
 - London Hackney Carriage Act 1831 c. 22**
 - Military Accounts (Ireland) Act 1831 c. 52
 - Militia Ballots Suspension Act 1831 c. 8
 - Militia Pay Act 1831 c. 15
 - Mint Act 1831 c. 10**
 - Oaths, Galway Act 1831 c. 49**
 - Officers of Common Law Courts Act 1831 c. 35
 - Poor Relief Act 1831 c. 42
 - Provision for the Queen Act 1831 c. 11
 - Public Accounts (Ireland) Act 1831 c. 26**
 - Public Works (Ireland) Act 1831 c. 33**
 - Quebec Civil Government Charges Act 1831 c. 23
 - Receipt and Remittance of Taxes, etc. Act 1831 c. 18
 - Reclamation of Lands, etc. (Ireland) Act 1831 c. 57**
 - Regents Park, Regent Street, etc. Act 1831 c. 29
 - Special Constables Act 1831 c. 41**
 - Supply Act 1831 c. 28
 - Tobacco Cultivation Act 1831 c. 13
 - Truck Act 1831 c. 37
 - Truck Acts Repeal Act 1831 c. 36
 - Tumultuous Risings (Ireland) Act 1831 c. 44
 - Turnpike Acts Continuance Act 1831 c. 6
 - Turnpike Roads (Scotland) Act 1831 c. 43
 - Turnpikes Act 1831 c. 25
 - Valuation of Lands (Ireland) Act 1831 c. 51**
 - Vestries Act 1831 c. 60
- 1832 (2 & 3 Will. IV)[edit]

- Admiralty Act 1832 c. 40**
- Agricultural Labourers Act 1832 c. 96
- Allotments Act 1832 c. 42
- Anatomy Act 1832 c. 75
- Annuity to Viscount Canterbury Act 1832 c. 109
- Appropriation Act 1832 c. 126
- Arms (Ireland) Act 1832 c. 70
- Army Act 1832 c. 97**
- Army Prize Money Act 1832 c. 53**
- Assignment, etc., of Leases (Ireland) Act 1832 c. 17**



- **Baking Trade (Ireland) Act 1832 c. 31**
- **Bankruptcy (England) Act 1832 c. 114**
- **Barbadoes, etc., Importation Act 1832 c. 36**
- **Bills of Exchange Act 1832 c. 98**
- **British Museum Act 1832 c. 46**
- **Buckingham Palace Act 1832 c. 3**
- **Chancery Sinecures Act 1832 c. 111**
- **Charities (Ireland) Act 1832 c. 85**
- **Charities Procedure Act 1832 c. 57**
- **Cholera Prevention Act 1832 c. 11**
- **Cholera Prevention (Scotland) Act 1832 c. 27**
- **Church Building Act 1832 c. 61**
- **Clerk of the Crown (Ireland) Act 1832 c. 48**
- **Clerks of the Signet, etc. Act 1832 c. 49**
- **Coal Trade (Ireland) Act 1832 c. 21**
- **Coinage Offences Act 1832 c. 34**
- **Colonial Audit Revenues Act 1832 c. 26**
- **Commissioners of Audit Act 1832 c. 99**
- **Composition for Tithes (Ireland) Act 1832 c. 119**
- **Contempt of Court Act 1832 c. 58**
- **Corporate Property (Elections) Act 1832 c. 69**
- **Court of Exchequer (England) Act 1832 c. 110**
- **Court of Session Act 1832 c. 5**
- **Crown Lands Act 1832 c. 1**
- **Crown Lands (Scotland) Act 1832 c. 112**
- **Customs Act 1832 c. 84**
- **Customs and Excise Revenues Audit (Scotland) Act 1832 c. 103**
- **Dublin Coal Meters, etc. Act 1832 c. 90**
- **Duties on Carriages Act 1832 c. 82**
- **Duties on Personal Estates, etc. (England) Act 1832 c. 8**
- **Ecclesiastical Corporations Act 1832 c. 80**
- **Ecclesiastical Courts (Contempt) Act 1832 c. 93**
- **Election of Scottish Peers Act 1832 c. 63**
- **Embezzlement Act 1832 c. 4**
- **Exchequer Bills Act 1832 c. 12**
- **Exchequer Bills Act 1832 c. 94**
- **Exchequer Court (Scotland) Act 1832 c. 54**
- **Excise Permit Act 1832 c. 16**
- **Fever Hospitals (Ireland) Act 1832 c. 9**
- **Forgery, Abolition of Punishment of Death Act 1832 c. 123**
- **Friendly Societies Act, 1832 c. 37**
- **Game (Scotland) Act 1832 c. 68**
- **Gaols (Ireland) Act 1832 c. 83**
- **Glass Duties Act 1832 c. 102**
- **Government Annuities Act 1832 c. 59**



- Grants for Roads, Limerick, Cork and Kerry Act 1832 c. 52
- Greek Loan Guarantee Act 1832 c. 121**
- House of Commons (Speaker) Act 1832 c. 105
- House Tax Act 1832 c. 113
- Indemnity Act 1832 c. 24
- India, Justices, etc. Act 1832 c. 117
- Insane Persons (England) Act 1832 c. 107
- Insolvent Debtors Act 1832 c. 43**
- Insolvent Debtors Act 1832 c. 44
- Insolvent Debtors (Ireland) Act 1832 c. 38**
- Irish Tobacco Act 1832 c. 20
- King's County Assizes Act 1832 c. 60
- Land Tax Commissioners (Appointment) Act 1832 c. 127
- Linen, etc., Manufacturers (Ireland) Act 1832 c. 77
- Loans for Jamaica, Trinidad, etc. Act 1832 c. 125
- Lord Chancellor's Pension Act 1832 c. 111
- Lord Chancellor's Salary Act 1832 c. 122
- Lord Lieutenants' and Lord Chancellors' Salaries (Ireland) Act 1832 c. 116
- Lotteries Act 1832 c. 2
- Madhouse Act 1832**
- Marine Mutiny Act 1832 c. 23
- Marine Mutiny Act Continuance Act 1832 c. 19
- Military Pay Act 1832 c. 76**
- Militia Ballot Act 1832 c. 50
- Mutiny Act 1832 c. 28
- Mutiny Act Continuance Act 1832 c. 18
- Newfoundland Act 1832 c. 78
- Newfoundland Fisheries Act 1832 c. 79
- Nisi Prius Court House, Dublin Act 1832 c. 32
- Norfolk and Norwich Assizes Act 1832 c. 47
- Officers and Persons on the Compassionate List, etc. Act 1832 c. 106
- Ordnance Department Act 1832 c. 25
- Parliamentary Boundaries Act 1832 c. 64
- Parliamentary Boundaries (Ireland) Act 1832 c. 89
- Party Processions (Ireland) Act 1832 c. 118
- Payment of Creditors (Scotland) Act 1832 c. 35**
- Post Office Act 1832 c. 15**
- Post Roads (Ireland) Act 1832 c. 86
- Prescription Act 1832 c. 71
- Presentments, etc. (Ireland) Act 1832 c. 13
- Privy Council Appeals Act 1832 c. 92**
- Process in Courts of Law at Westminster Act 1832 c. 39
- Public Accounts Act 1832 c. 104**
- Punishment of Death, etc. Act 1832 c. 62**
- Quays, etc., Between Tower and London Bridge Act 1832 c. 66



- **Recovery of Tithes (Ireland) Act 1832 c. 41**
- **Regents Park, Regents Street, etc. Act 1832 c. 56**
- **Registry of Deeds (Ireland) Act 1832 c. 87**
- **Representation of the People Act 1832 c. 45**
- **Representation of the People (Ireland) Act 1832 c. 88**
- **Representation of the People (Scotland) Act 1832 c. 65**
- **Revenue Buildings, Liverpool Act 1832 c. 14**
- **Roman Catholic Charities Act 1832 c. 115**
- **Russian Dutch Loan Act 1832 c. 81**
- **Sacramental Test (Ireland) Act 1832 c. 7**
- **Service of Process out of the Jurisdiction (England and Ireland) Act 1832 c. 33**
- **Sheriff of Selkirkshire Act 1832 c. 101**
- **Special Constables (Ireland) Act 1832 c. 108**
- **Spirits Act 1832 c. 74**
- **Spirits, (Scotland): Spirits (Ireland) Act 1832 c. 29**
- **Stage Carriages Act 1832 c. 120**
- **Stamps Act 1832 c. 91**
- **Sugar Duties Act 1832 c. 22**
- **Sugar Duties Act 1832 c. 95**
- **Supply Act 1832 c. 6**
- **Supply Act 1832 c. 30**
- **Supply Act 1832 c. 55**
- **Threshing Machines, Remedies for Damage Act 1832 c. 72**
- **Tithe Act 1832 c. 100**
- **Turnpikes Act 1832 c. 124**
- **Union of Parishes, etc. (Ireland) Act 1832 c. 67**
- **Valuation of Lands (Ireland) Act 1832 c. 73**
- **Vice-Admiralty Courts Act 1832 c. 51**
1833 (3 & 4 Will. IV)[edit]

- **Administration of Estates Act 1833 c. 104**
- **Apprentices Act 1833 c. 63**
- **Appropriation Act 1833 c. 96**
- **Army (Artillery &c.) Pensions Act 1833 c. 29**
- **Assessed Taxes Act 1833 c. 34**
- **Assessed Taxes Act 1833 c. 39**
- **Assizes Act 1833 c. 71**
- **Bank Notes Act 1833 c. 83**
- **Bank of England Act 1833 c. 98**
- **Buckingham Palace Act 1833 c. 81**
- **Burgh Police (Scotland) Act 1833 c.46**
- **China Trade Act 1833 c. 93**
- **Cholera Prevention Act 1833 c. 75**
- **Church Temporalities Act 1833 c. 37**



- Civil Procedure Act 1833 c. 42
- Commissioners of Lunacy Act 1833 c. 36**
- Composition for Tithes (Ireland) Act 1833 c. 100**
- County Infirmaries (Ireland) Act 1833 c. 92
- Court of Bankruptcy (England) Act 1833 c. 47**
- Court of Chancery (England) Act 1833 c. 94
- Criminal Law Act 1833 c. 44**
- Crown Lands Act 1833 c. 86**
- Crown Lands (Scotland) Act 1833 c. 69**
- Customs Act 1833 c. 10**
- Customs, etc. Act 1833 c. 51
- Customs, etc. Act 1833 c. 52
- Customs, etc. Act 1833 c. 53
- Customs, etc. Act 1833 c. 54
- Customs, etc. Act 1833 c. 55
- Customs, etc. Act 1833 c. 56
- Customs, etc. Act 1833 c. 57
- Customs, etc. Act 1833 c. 58
- Customs, etc. Act 1833 c. 59
- Customs, etc. Act 1833 c. 60
- Customs, etc. Act 1833 c. 61
- Customs (Repeal) Act 1833 c. 50
- Dower Act 1833 c. 105
- Dramatic Copyright Act 1833 c. 15
- Duties of Package, etc., London Act 1833 c. 66
- Duties on Personal Estates Repeal Act 1833 c. 12
- Duties on Soap Act 1833 c. 16
- Duties on Sugar, etc. Act 1833 c. 3
- Exchequer Bills Act 1833 c. 2**
- Exchequer Bills Act 1833 c. 25**
- Excise Duties, etc., on Tiles Repeal Act 1833 c. 11
- Fines Act 1833 c. 99**
- Fines and Recoveries Act 1833 c. 74**
- Forest of Dean Act 1833 c. 38
- Government Annuities Act 1833 c. 24
- Government of India Act 1833 c. 85**
- Grand Jury (Ireland) Act 1833 c. 78
- Holyhead Road Act 1833 c. 43
- Inclosure Act 1833 c. 87
- Inclosure and Drainage (Rates) Act 1833 c. 35
- Indemnity Act 1833 c. 7
- Inheritance Act 1833 c. 106**
- Judicial Committee Act 1833 c. 41**
- Juries (Ireland) Act 1833 c. 91**
- Labour of Children, etc., in Factories Act 1833 c. 103





- Land Tax Commissioners (Appointment) Act 1833 c. 95
- Licensing (Ireland) Act 1833 c. 68
- Lighting and Watching Act 1833 c. 90
- Loans for Public Works Act 1833 c. 32
- Local Disturbances, etc. (Ireland) Act 1833 c. 4
- London Hackney Carriages Act 1833 c. 48
- Lord Chancellor's Offices Act 1833 c. 84**
- Lunatics (England) Act 1833 c. 64
- Manufacturers of Stone Blue Act 1833 c. 17
- Marine Mutiny Act 1833 c. 6
- Marriages at Hamburg Act 1833 c. 45
- Marriages by Roman Catholics (Ireland) Act 1833 c. 102**
- Merchant Seamen Act 1833 c. 88
- Metropolitan Police Act 1833 c. 89**
- Militia Ballots Suspension Act 1833 c. 21
- Militia Pay Act 1833 c. 62**
- Mutiny Act 1833 c. 5
- Parliamentary Burghs (Scotland) Act 1833 c. 77
- Police Magistrates, Metropolis Act 1833 c. 19**
- Poor Rate Exemption Act 1833 c. 30
- Poor Removal Act 1833 c. 40
- Public Notaries Act 1833 c. 70**
- Public Revenue (Scotland) Act 1833 c. 13**
- Quakers and Moravians Act 1833 c. 49
- Quays, etc., Between the Tower and London Bridge Act 1833 c. 8
- Real Property Limitation Act 1833 c. 27**
- River Liffey, Dublin Act 1833 c. 26
- Roads, etc. (Scotland) Act 1833 c. 33
- Royal Burghs (Scotland) Act 1833 c. 76**
- Saint Helena Act 1833 c. 85
- Savings Bank Act 1833 c. 14
- Seamen's Hospital Society Act 1833 c. 9
- Separatists' Affirmations Act 1833 c. 82
- Sewers Act 1833 c. 22
- Slave Trade Act 1833 c. 72**
- Slavery Abolition Act 1833 c. 73
- St. Helena Act 1833 c. 85
- Stafford Election Act 1833 c. 20
- Stamps Act 1833 c. 23
- Stamps, etc. Act 1833 c. 97
- Sunday Observance Act 1833 c. 31
- Supply Act 1833 c. 1
- Supply Act 1833 c. 18
- Tea Duties Act 1833 c. 101
- Trial of Offences (Ireland) Act 1833 c. 79**



• **Turnpike Trusts Returns Act 1833 c. 80**

• Woollen Trade Act 1833 c. 28

• Woolwich Dockyard Act 1833 c. 65

• **Writs of Execution Act 1833 c. 67**

1834 (4 & 5 Will. IV)[edit]

Public Acts[edit]

• Advances for Public Works Act 1834 c. 72

• **Application of Interest on Contracts for Redemption of Land Tax Act 1834 c. 11**

• Apportionment Act 1834 c. 22

• Appropriation Act 1834 c. 84

• April Quarter Sessions Act 1834 c. 47

• Arms and Gunpowder (Ireland) Act 1834 c. 53

• **Assessed Taxes Act 1834 c. 54**

• Assessed Taxes Act 1834 c. 73

• Bayswater Sewer Act 1834 c. 96

• Beerhouse Act 1834 c. 85

• Bounty on Hemp, etc., Repeal Act 1834 c. 14

• Bridges (Ireland) Act 1834 c. 61

• Burghs, etc. (Scotland) Act 1834 c. 86

• **Central Criminal Court Act 1834 c. 36**

• **Chancery (Ireland) Act 1834 c. 78**

• Chimney Sweepers Act 1834 c. 35

• Church Temporalities Act 1834 c. 90

• Common Fields Exchange Act 1834 c. 30

• Costs in Actions of Quare Impedit. Act 1834 c. 39

• County Rates Act 1834 c. 48

• Court of Common Pleas of Lancaster Act 1834 c. 62

• **Court of Justice (Ireland) Act 1834 c. 68**

• **Customs Act 1834 c. 89**

• **East India Company Act 1834 c. 33**

• Exchequer Bills Act 1834 c. 3

• Exchequer Bills Act 1834 c. 58

• Exchequer (Scotland) Act 1834 c. 16

• Excise Act 1834 c. 75

• Excise Management Act 1834 c. 51

• **Fever Hospital (Ireland) Act 1834 c. 46**

• **Fines and Recoveries (Ireland) Act 1834 c. 92**

• Forest of Dean Boundary Commission, etc. Act 1834 c. 59

• Friendly Societies Act 1834 c. 40

• **Grants of Privileges to Companies Act 1834 c. 94**

• Greenwich Hospital Act 1834 c. 34

• **Hanging in Chains Act 1834 c. 26**

• Hay and Straw Act 1834 c. 21





- House of Commons Officers Act 1834 c. 70
- House Tax Act 1834 c. 19
- Indemnity Act 1834 c. 9
- Insolvent Debtors, India Act 1834 c. 79**
- Insolvent Debtors (Ireland) Act 1834 c. 56**
- Irish Roads Act 1834 c. 50
- Juries (Ireland) Act 1834 c. 8
- Justices' Qualification (Scilly Islands) Act 1834 c. 43
- Land Tax Act 1834 c. 60
- Liverpool Election Act 1834 c. 18
- Loan: by Trustees on Landed Securities (Ireland) Act 1834 c. 29
- Local Disturbances, etc. (Ireland) Act 1834 c. 38
- Lotteries for Improvement of Glasgow Act 1834 c. 37
- Marine Mutiny Act 1834 c. 4
- Marriage (Scotland) Act 1834 c. 28
- Menai and Conway Bridges Act 1834 c. 66
- Merchant Seaman's Widows, etc. Act 1834 c. 52
- Militia Ballots Suspension Act 1834 c. 64
- Militia Pay Act 1834 c. 63**
- Mumbles Head Lighthouse Act 1834 c. 69
- Mutiny Act 1834 c. 6
- National Debt Act 1834 c. 31**
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- Navy Pay Act 1834 c. 25**
- New Churches (Scotland) Act 1834 c. 41
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- Office of Receipt of Exchequer Act 1834 c. 15
- Parliamentary Elections (Scotland) Act 1834 c. 88**
- Payment of Creditors (Scotland) Act 1834 c. 74**
- Poor Law Amendment Act 1834 c. 76
- Postage Act 1834 c. 44
- Postage in North American Colonies Act 1834 c. 7
- Printers, etc., of Newspapers (Ireland) Act 1834 c. 71
- Regulation of Factories Act 1834 c. 1
- Retail of Sweets, etc. Act 1834 c. 77
- Royal Burghs, etc. (Scotland) Act 1834 c. 87
- Sale of Fish Act 1834 c. 20**
- Service of Process out of the Jurisdiction England and Ireland Act 1834 c. 82
- Smuggling Act 1834 c. 13**
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- Stamps Act 1834 c. 57
- Stannaries Court of Cornwall Act 1834 c. 42
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- Summary Convictions (Ireland) Act 1834 c. 93**
- Superannuation Act 1834 c. 24



- Superannuation Act Amendment Act 1834 c. 45
 - Supply Act 1834 c. 2
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 - Tithes Prescription Act 1834 c. 33
 - **Tonnage Rates (Port of London) Act 1834 c. 32**
 - Transportation Act 1834 c. 67
 - **Trial of Felonies in Certain Boroughs Act 1834 c. 27**
 - **Trust Property, Escheat Act 1834 c. 23**
 - Turnpike Acts Continuance Act 1834 c. 10
 - Turnpike Roads (Ireland) Act 1834 c. 91
 - Turnpike Tolls (Allowance of Wagon Weights) Act 1834 c. 81
 - **Valuation (Ireland) Act 1834 c. 55**
 - Warwick Election Act 1834 c. 17
 - Weights and Measures Act 1834 c. 49
 - Local Acts[edit]

 - **City of London Constables Act 1834 c. lxxvii**
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- Abolition of Slavery Act 1835 c. 45
- Appropriation Act 1835 c. 80
- Assizes (Ireland) Act 1835 c. 26
- **Bail in Cases of Forgery, etc. (Scotland) Act 1835 c. 73**
- **Bankruptcy Act 1835 c. 29**
- Capital Punishment Abolition Act 1835 c. 81
- **Chancery (Ireland) Act 1835 c. 16**
- Charities Inquiries (England) Act 1835 c. 71
- **Clerk of Crown in Chancery Act 1835 c. 47**
- **Crown Lands (Scotland) Act 1835 c. 58**
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- **Declarations Act 1835 c. 8**
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- **Exchequer Bills Act 1835 c. 4**
- **Exchequer Bills Act 1835 c. 44**
- **Exchequer Court (Scotland) Act 1835 c. 46**
- Excise Act 1835 c. 39
- **Excise Incorporation (Scotland) Act 1835 c. 72**
- **Execution of Criminals, Chester Act 1835 c. 1**
- Gaming Act 1835 c. 41
- Glass Duties Act 1835 c. 77
- **Governor-General, etc., Indemnity, etc., India Act 1835 c. 6**



- Highway Act 1835 c. 50
- Imprisonment for Debt (Scotland) Act 1835 c. 70**
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- Merchant Vessels, etc. Act 1835 c. 53
- Militia Act 1835 c. 37
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- Mutiny Act 1835 c. 5
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- Newspapers Printers Relief Act 1835 c. 2
- Offices in Court of Chancery, etc. Act 1835 c. 82**
- Parliamentary Elections Act 1835 c. 36
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- Peace Preservation (Ireland) Act 1835 c. 48
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- Post Office Act 1835 c. 25
- Prisons Act 1835 c. 38
- Removal of Indictments into King's Bench Act 1835 c. 33**
- Representation of the People (Scotland) Act 1835 c. 78**
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- Slave Trade Act 1835 c. 60
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- Stamps and Taxes Act 1835 c. 20
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- Sugar Duties and Exchequer Bills Act 1835 c. 12
 - Supply Act 1835 c. 3
 - Supply Act 1835 c. 9
 - Tea Duties Act 1835 c. 32
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 - **Tithe Instalments Recover (Ireland) Act 1835 c. 79**
 - Tithing of Turnips Severed from the Ground Act 1835 c. 75
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 - **Union and Parish Property Act 1835 c. 69**
 - Vacant Ecclesiastical Dignities, etc. Act 1835 c. 30
 - Weights and Measures Act 1835 c. 63
 - **Western Australia Government Act 1835 c. 14**
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- Abolition of Slavery Act 1836 c. 5
- Abolition of Slavery Act 1836 c. 16
- Abolition of Slavery Act 1836 c. 82
- Administration of Justice in Certain Boroughs Act 1836 c. 105
- **Administration of Justice, West Indies Act 1836 c. 17**
- Appropriation Act 1836 c. 98
- Arms and Gunpowder (Ireland) Act 1836 c. 39
- **Bankruptcy Act 1836 c. 27**
- **Bankruptcy (Ireland) Act 1836 c. 14**
- **Bastards (Scotland) Act 1836 c. 22**
- **Benefit Building Societies Act 1836 c. 32**
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- Borough Fund in Certain Boroughs Act 1836 c. 104
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- Capital Punishment Abolition Act 1836 c. 4
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- Chapels of Ease (Ireland) Act 1836 c. 31
- Church Temporalities (Ireland) Act 1836 c. 99
- **Civil Bill Courts (Ireland) Act 1836 c. 75**
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- **Countervailing Duties on Spirit Mixtures, etc. Act 1836 c. 72**
- **Court of Chancery (Ireland) Act 1836 c. 74**
- **Court of Exchequer, Equity Side Act 1836 c. 112**
- **Court of Exchequer (Scotland) Act 1836 c. 73**
- **Customs Act 1836 c. 60**
- **Demise of Parts of Rolls Estate Act 1836 c. 49**
- **Dublin Police Act 1836 c. 29**
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- **Duties on Offices and Pensions Act 1836 c. 97**
- **Ecclesiastical Appointments Suspension Act 1836 c. 67**
- **Ecclesiastical Commissioners Act 1836 c. 77**
- **Ecclesiastical Leases Act 1836 c. 20**
- **Ecclesiastical Leases (Amendment) Act 1836 c. 64**
- **Entail Powers Act 1836 c. 42**
- **Erasures in Deeds (Scotland) Act 1836 c. 33**
- **Exchequer Bills Act 1836 c. 2**
- **Exchequer Bills Act 1836 c. 113**
- **Excise Act 1836 c. 52**
- **Executions for Murder Act 1836 c. 30**
- **Forest of Dean Act 1836 c. 3**
- **Game Laws (England); Local Taxes, etc. (Scotland) Act 1836 c. 65**
- **Government Offices Security Act 1836 c. 28**
- **Grand Jury (Ireland) Act 1836 c. 116**
- **Greek Loan Guarantee Act 1836 c. 94**
- **Highway Rates Act 1836 c. 63**
- **Horse Patrol, Metropolis Act 1836 c. 50**
- **Inclosure Act 1836 c. 115**
- **Indemnity Act 1836 c. 7**
- **Indemnity to Certain Governors Act 1836 c. 48**
- **Insolvent Debtors, East Indies Act 1836 c. 47**
- **Insolvent Debtors (England) Act 1836 c. 44**
- **Insolvent Debtors (Ireland) Act 1836 c. 23**
- **Judicial Ratifications (Scotland) Act 1836 c. 43**
- **Kingstown Harbour Act 1836 c. 117**
- **Land Tax Commissioners (Appointment) Act 1836 c. 80**
- **Letter Stealing (Scotland) Act 1836 c. 21**
- **Liberties Act 1836 c. 87**
- **Licensing (Ireland) Act 1836 c. 38**
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- **Loan Societies (Ireland) Act 1836 c. 55**
- **London and Holyhead Road Act 1836 c. 35**
- **Lotteries Act 1836 c. 66**
- **Marine Mutiny Act 1836 c. 9**
- **Marriage Act 1836 c. 85**
- **Marriages in St. Anne's Chapel, Wandsworth Act 1836 c. 24**





- Marriages in St. Clements, Oxford Act 1836 c. 92
- Militia Ballots Suspension Act 1836 c. 88
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- Municipal Corporations (Ireland) Act 1836 c. 100**
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- Offences near Cape of Good Hope Act 1836 c. 57
- Officers of Clerks of the Crown and Clerks of the Peace (Ireland) Act 1836 c. 34**
- Officers of the Exchequer (Ireland) Act 1836 c. 83**
- Parliamentary Elections Act 1836 c. 101
- Parliamentary Elections Act 1836 c. 102
- Parochial Assessments Act 1836 c. 96
- Payment of Creditors (Scotland) Act 1836 c. 90
- Petty Sessional Divisions Act 1836 c. 12
- Plate (Scotland) Act 1836 c. 69
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- Richmond Penitentiary, etc. Act 1836 c. 51
- Road from Sunk Island to Ottringham Act 1836 c. 91
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- Slave Trade Act 1836 c. 81
- Slave Trade, Suppression, Treaty with Spain Act 1836 c. 6
- Stafford Election Act 1836 c. 10
- Stamp Duties on Newspapers Act 1836 c. 76
- Stamps and Excise Act 1836 c. 45
- Stannaries Act 1836 c. 106
- Sugar Duties Act 1836 c. 26
- Supply Act 1836 c. 1
- Supply Act 1836 c. 18
- Tithe Act 1836 c. 71**
- Tithe Compositions (Ireland) Act 1836 c. 95
- Trials for Felony Act 1836 c. 114**
- Turnpike Acts Continuance Act 1836 c. 62
- Turnpike Acts, Ireland, Continuance Act 1836 c. 40
- Valuation of Lands (Ireland) Act 1836 c. 84**
- Western Australia Government Act 1836 c. 68**



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- **Acts of Parliament (Mistaken References) Act 1837 c. 60**
- Advances for Public Works Act 1837 c. 51
- Appropriation Act 1837 c. 79
- Assessed Taxes Act 1837 c. 61
- Bank of Ireland Advances Act 1837 c. 59
- **Bankruptcy (Ireland) Act 1837 c. 48**
- **Births and Deaths Registration Act 1837 c. 22**
- **Burglary Act 1837 c. 86**
- Burning of Buildings, etc. Act 1837 c. 89
- **Central Criminal Court Act 1837 c. 77**
- Charities Inquiries Commission Expenses Act 1837 c. 4
- **Chartered Companies Act 1837 c. 73**
- Church Building Act 1837 c. 75
- Civil Service, India Act 1837 c. 70
- Coroners' Inquests Expenses Act 1837 c. 68
- County Buildings Act 1837 c. 24
- County of Durham Coroners Act 1837 c. 64
- County Fermanagh Baronies Act 1837 c. 82
- **County Treasurers (Ireland) Act 1837 c. 54**
- Cruelty to Animals (Ireland) Act 1837 c. 66
- **Demise of the Crown Act 1837 c. 31**
- **Dublin Police Act 1837 c. 25**
- Duties on Beetroot Sugar Act 1837 c. 57
- **Enlistment of Foreigners Act 1837 c. 29**
- **Exchequer Bills Act 1837 c. 16**
- **Exchequer Bills Act 1837 c. 38**
- **Exchequer Court (Scotland) Act 1837 c. 65**
- **Forgery Act 1837 c. 84**
- **Grand Jury (Ireland) Act 1837 c. 2**
- Indemnity Act 1837 c. 12
- India Officers' Salaries Act 1837 c. 47
- **Interpretation of Terms Act 1837 c. 39**
- Irish and Scotch Paupers Removal Act 1837 c. 10
- Jury Trials (Scotland) Act 1837 c. 14
- **Justices of the Peace in Metropolis Act 1837 c. 37**
- Land Tax Redemption Act 1837 c. 17
- **Leasing-making, etc. (Scotland) Act 1837 c. 5**
- Liberty of Ely Act 1837 c. 53
- **Lord Justices Act 1837 c. 72**
- Malt Duties Act 1837 c. 49
- Marine Mutiny Act 1837 c. 8
- Master and Workmen (Arbitration) Act 1837 c. 67



- Militia Ballots Suspension Act 1837 c. 52
- Militia Pay Act 1837 c. 63
- Millbank Penitentiary Act 1837 c. 13
- **Mint Act 1837 c. 9**
- **Municipal Corporations (England) Act 1837 c. 78**
- **Municipal Corporations (Ireland) Act 1837 c. 74**
- **Municipal Rates Act 1837 c. 81**
- Mutiny Act 1837 c. 7
- **New South Wales, etc., Government Act 1837 c. 42**
- **Offences Against the Person Act 1837 c. 85**
- Parish Notices Act 1837 c. 45
- Parliament Documents Deposit Act 1837 c. 83
- **Payment of Creditors (Scotland) Act 1837 c. 40**
- Pillory, Abolition Act 1837 c. 23
- **Piracy Act 1837 c. 88**
- Postage Act 1837 c. 34
- Postage Act 1837 c. 35
- Post Office Act 1837 c. 76
- Post Office (Management) Act 1837 c. 33
- Post Office (Offences) Act 1837 c. 36
- Post Office (Repeal of Laws) Act 1837 c. 32
- Prosecutions for Concealment of Birth Act 1837 c. 44
- Public Works (Ireland) Act 1837 c. 21
- Punishment of Offences Act 1837 c. 91
- Real Property Limitation Act 1837 c. 28
- Records' Courts of Quarter Sessions Act 1837 c. 19
- Registration of Births, etc. Act 1837 c. 1
- **Robbery from the Person Act 1837 c. 87**
- **Rolls Estate Act 1837 c. 46**
- Royal Military Canal Act 1837 c. 20
- **Sheriff's Fees Act 1837 c. 55**
- Slave Trade Act 1837 c. 62
- Small Debt (Scotland) Act 1837 c. 41
- Small Debts' Recovery (Ireland) Act 1837 c. 43
- Solicitors Act 1837 c. 56
- Solitary Confinement Act 1837 c. 90
- Sugar Duties Act 1837 c. 27
- **Superior Courts (Officers) Act 1837 c. 30**
- Supply Act 1837 c. 6
- Supply Act 1837 c. 11
- Suspension of Certain Appointments Act 1837 c. 71
- Tithe Act 1837 c. 69
- Tithe Composition (Ireland) Act 1837 c. 58
- **Transfer to Admiralty of Postal Contracts Act 1837 c. 3**



- [Trent and Markham Bridges Act 1837 c. 15](#)
- [Turnpike Acts Continuance Act 1837 c. 18](#)
- [Union and Parish Property Act 1837 c. 50](#)
- [Usury Act 1837 c. 80](#)
- [Wills Act 1837 c. 26](#)

KING WILLIAM IV FROM ACTS 1830 TO 1837 ENFORCED ON CINDY KIRO – JACINDA ARDERN

“MOAI CROWN” COURT GODS LORE-UN-REFUTED AFFIDAVITS OF TRUTH ‘CONTRACT LAW’

THIRD LAW OF “MOAI CROWN” COURT LAW ENFORCED ON ARDERN AND KIRO TODAY

AN ACT REVISING THE PENAL CODE AND OTHER PENAL LAWS Act No. 3815 December 8, 1930 The Revised Penal Code of the Philippines

Treason Court Case List Saturday 8 October 2022

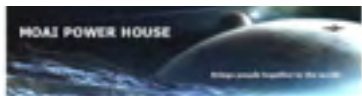
Native Magistrate Kings Bench Court Maori Party usurp our King William IV Confederation Flag

The Confederation of Chiefs “Moai Crown” King William IV Trust and the Sovereign People of New Zealand Britain UK and the World in 250 Countries Na Atua E Wa Aotea Limited Creditors

Versus

New Zealand Government Maori Party Leaders Rawiri Waititi and Debbie Ngawaka Packer and its Party Complicit in Jacinda Adern Corrupt scam Pandemic Government and illegally flying our 1834 Confederation of Chiefs 1834 Flag as a MAORI PARTY gets a GBP 1 Trillion Pound Note on their Heads each from this Court today for usurping our Kings Bench Magistrate Court Flag Jurisdiction The Maori Party is using the Word “MAORI” invented by New Zealand Government Parliament Pakeha in 1949 thereabouts and illegally altered the British Government Land Title Records by inserting the word “MAORI” in 1769 and again in 1831 as if “MAORI” Tribe existed in those years they published their Illegally Altered our Original 1823 to 1834 Natives British Legal Land Title Documents and Historic Whakapapa Traditional History Documents to make the Fake Artificial “MAORI” Queens Tribe to appear Real when its not real is the Offence in this Court hearing today Saturday 27 August 2022 found you all guilty as Prosecuted Convicted and Charged backdated to 1837 Death of King William IV all this Fraud Flag Sovereign Title Theft.





Shared with Public



AGENDA OF HEARING at 7 Pm NZ Time 8am UK time 9am EU time Saturday 15 October 2022

Today Andrew: Devine. is inviting you to a scheduled Zoom meeting.

Topic: : Confederation of United Tribes of New Zealand Flag Jurisdiction: ~24: Native King's Bench Hearing!

Time: Oct 15, 2022 09:00 AM Athens

Join Zoom Meeting

<https://uso2web.zoom.us/j/81320256894> ...

Meeting ID: 813 2025 6894

Passcode: 913639

1 New Zealand is a LAW LESS Government operating a Foreign Government Corporation Private MAORI CROWN BUSINESS of Self Interest using its own "LEGISLATION" and its own CONSTITUTION ACT 1986 and a FAKE MAORI CHIEF And QUEEN ELIZABETH II DEAD ENTITY SEAL and PRETENDED MYTH JURISDICTION and NO OATH to their OFFICE OF CORPORATION BUSINESS Of NO LEGAL Authority to the QUEEN OF ENGLAND or BRITISH UK MONARCH SEAL or British LAW Jurisdiction and LEGAL Authority

VERSUS

The Confederation of Native Chiefs LAWS of King William III 1689 and King William IV Acts of Westminster Parliament 1830 to 1837 BRITISH LAW we Practice in our NATIVE MAGISTRATE KINGS BENCH COURT and BRITISH UK LEGISLATION 2022 and KING GEORGE III CONSTITUTION ACT 1776 and his son KING WILLIAM IV DUTCH MEN that got these NEW ZEALAND MAORI GOVERNMENT PIRATES on this NATIVE LAND OWNERSHIP DEVELOPED LAND Ain the FIRST PLACE

2/ Third Letter to New Zealand Police Commissioner Andrew Coster to respond to 43 PUBLIC COMPLAINTS of MASS TREASON of a NZ Government operating a Private Corporation Criminal





Organization Recorded for the British House of Lords Admiral of the Fleet Michael Boyce to Respond also as our Legal Confederation of Chiefs King William IV Flag Ship CONTRACT Partner in Commercial Trade Business unbroken ADMIRALTY MARITIME LAW FLAG SHIP MUNICIPAL CORPORATION ACT 1835 JURISDICTION AUTHORITY GREAT SEAL OF BRITAIN UK

3/ Letters to other Embassies to alert our Countries situation of a Foreign Government designed Takeover with Prime Minister Jacinda Ardern Number One Named Photographed CRIMINAL LEADER of that Foreign Corporation WEF UN WHO CDC EU POPE AMERICA THREAT on our Native Sovereigns Land and Country Security with BRITAIN UK OUR NATIVE CHIEFS FLAG CONTRACT PARTNERS UNDER KING EARNEST AUGUSTUS V PROCLAMATION CLAIM TO THE BRITISH THRONE CORRECT BLOODLINE that KING EARNEST AUGUSTUS I was ILLEGALLY LEGISLATED OUT by ROTHSCHILD'S

4/ This Court Enforces 1835 Municipal Corporation Act and 1835 Flag Constitution UK Law and Legislation over New Zealand Legislation of No Law or Crown of Britain Seal Really got no Legal Room to move against the NATIVE People of New Zealand

5/ To Add yet PLAN B is BRICS BRAZIL RUSSIA CHINA SOUTH AFRICA after our Allies SPAIN TONGA FIJI PHILIPPINES Letter to the NZ Embassies

Andrew: Devine. is inviting you to a scheduled Zoom meeting.
Topic: : Confederation of United Tribes of New Zealand Flag Jurisdiction: ~24: Native King's Bench Hearing!

Time: Oct 15, 2022 09:00 AM Athens

Join Zoom Meeting

[https://us02web.zoom.us/j/81320256894 ...](https://us02web.zoom.us/j/81320256894...)

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Proclamation meaning

What is an example of proclamation?

Proclamation definition

Something proclaimed, especially an official public announcement. The definition of a proclamation is an announcement, or something being officially announced. An example of a proclamation is a broadcasting of the announcement of a baby born to a member of the British royal family.

What's the purpose of a proclamation?

A proclamation is an official announcement that publicly recognizes an initiative or observance. Proclamations are typically signed and issued by federal officials, governors, state legislators, mayors, or other government officials at the local level.

Generally, declarations and statements are directed at Church membership, whereas proclamations are meant to reach beyond the scope of Church membership. They are

proclamations "to the world," he added.

Who can make a proclamation?

Proclamations are official declarations issued by a person of authority to make certain announcements known. Proclamations are issued by **mayors and governors** for historical, cultural and civic celebrations or events, and may also recognize a special day, week or month.





Is a proclamation a legal document?

What is a proclamation? Official proclamations – which are **legal documents** – are designed to make a public announcement, declare a day, week or month and are issued for holidays or public awareness campaigns initiated by local and state agencies. determine how proclamations are issued.

Definition of declaration

1 : the act of declaring : announcement. 2a : the first pleading in a common-law action. b : a statement made by a party to a legal transaction usually not under oath. 3a : something that is declared a declaration of love. b : a document containing such a declaration.

What is a declaration document?

A written document in which the declarant (such as a party's attorney or a fact or expert witness) states, under penalty of perjury, that the contents of the document are true and correct.

What is a declaration in legal terms?

What is a Declaration? It is **a written statement you swear under penalty of perjury is the truth**. You make this statement if you have direct knowledge about the issues in a court case. What is it for? You usually use Declarations when filing or responding to motions in court.

What is a declaration in legal terms?

Is a declaration legally binding?

Legal character

The Declaration is not, in itself, a legally binding instrument. However, it contains a series of principles and rights that are based on human rights standards enshrined in other international instruments that are legally binding – such as the International Covenant on Civil and Political Rights.





PROCLAMATION

In the name of His Majesty KING WILLIAM IV
King of the United Kingdom of Great Britain and Ireland
And his living blood living successors in 2017
King Ernest Augustus V 62 Heir' to the Throne
King of Britain UK Hanover
Aotea NZ World NWO
And his son
Prince Regent Ernest Augustus 32 Heir' to the Throne
By Hoani Kahaki Wanoa, Sheriff Creditor
Surrogate King William IV
Moai Native Land Commissioner



Chief Hongi Hika for the Confederation of Chiefs Hapu in Congress Assembled at Waitangi
Chief Tira Waikato for Aotea New Zealand Pacific Islands World NWO Moai Crown Bank

Whereas we as Chiefs Commander assert HMS Kings Ruler Legacy in Waitangi Marae Native Court from His Majesty King William IV Admiralty Law Jurisdiction, through His Principal Agent State of Colonies, James Busby did assert, On the grounds of Discovery of Aotea NZ, now in right of Hapu Sovereign Chiefs the Administration of their Native Lands over the Southern Islands of New-Zealand, commonly called, "The Middle Island", and "Stewart's Island";

And, the Island, commonly called, "The Northern Island", Transferred back to the Confederation of Chiefs Hapu Under Proclamations of their inherent continuity of unbroken Sovereignty over their Native Lands to their Commercial Trading Bank Private Contract Business Partner His Majesty King William IV Successor, King Ernest Augustus V and his successors Prince Regent Ernest Augustus, Under 'Salic Law' Forbidding woman succeeding to his British Throne

Now, therefore I, Hoani Kahaki Wanoa, "Moai Crown" Native Land Commissioner of Aotea NZ and Pacific Islands Do hereby proclaim and declare to all men, that from and After the Date of these Presents, that Moai Native Chiefs Administers The Kings Leased Lands through Saint Patrick Borough Council Lands Rates Tax Rent Chiefs Flag of Admiralty full Sovereignty Over New Zealand Extending from Thirty-four Degrees Thirty Minutes to Forty-seven Degrees Ten Minutes South Latitude, and between One Hundred and Sixty-six Degrees Five Minutes to One Hundred and Seventy-nine Degrees of East Longitude, vests in "Moai Crown" under His Majesty King Ernest Augustus V and his son Prince Regent Ernest Augustus, nominated as King on Britain UK Military Protectorate By the Chiefs in Congress Assembled, for ever more given under my Hand inside Waitangi Marae Kings Bench Court House Sworn this 2nd to 6th day of February, in the Year of Our Atua (Lord) (God) Two Thousand and Seventeen inside "Waitangi Marae Kings Bench Native Court House" Moai King William IV Federal State Commonwealth Government of the World NWO-St Patrick Order 8 Point Star Flag 2nd and 6th February 2017 Te Tii and Watangi Land Moai Hapu lands returns to the Chiefs

(Signed,) By His Excellency Surrogate King Moai Crown and St Patrick Church Order Secretary Jaymie Anna Marie Patrick

GOD SAVE THE KING

HOANI KAHAKI WANOA, Moai Native Land Commissioner Sheriff of Waitangi Marae Court Extended to all District Courts

(Signature) "Native Chief Commander Kingi Taurua NZ Military" Waitangi Marae Landlord "Queen Victoria Trust"

WAITANGI MARAE: Printed by "Moai Crown King William IV Trust" & Moai King William IV Party New Zealand Pacific Property Rights to His Majesty' King William IV 1830 to 1837 Acts of Westminster Parliament Enforced Law on 15/4/2016 Legal Private Contract with Moai Native Chiefs of Aotea New Zealand and Pacific Islands Native Land Titles Absolute to "Moai Crown" "NZ Pacific World King William III Saint Patrick UK NZ Dual Governments" setup in Kororareka to London British Navy Devon Port UK Government Private Contract Partnership Business with Chief Hongi Hika and Chief Waikato Sold Kororareka Land 20/3/1834 Captain George Lambert HMS Alligator 21 Gun Salute at Maiki Hill 10/4/1834 Flag Staff





DEED RECEIPTS,

Deed Receipts—No. 79.
UETAUA BLOCK (PUKEKOHU), MANUKAU DISTRICT.
 I, KUA RIMO mai ki au na Te Rokena E rima pauna takitahi maku enei moni ki a la ina rite te utu mo te maua whenua ko Uetaua, ko Pukekobe te ino whenua.

(Sd.) MANUKAU
 REWHAREU

Akarana, Nov. 11th, 1862.

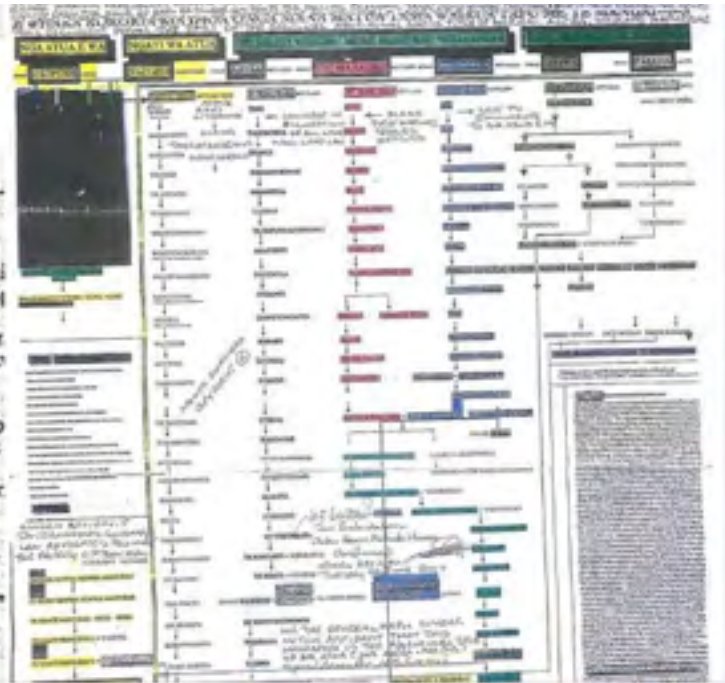
TRANSLATION.

I HAVE RECEIVED from Mr. Rogan five pounds. I will repay this to receive the payment for our land Uetaua. Pukekobe is the name of that

(Sd.) MANUKAU.
 (Sd.) REWHAREU

Auckland, Nov. 11th, 1862.
 A True Transcript of Office Copy of Receipt.
 H. HANSON TURTON.
 Wellington, October 5th, 1875.

Deed Receipts—No. 80.



John Wanoa

Shared with Public



John Wanoa shared his post.

23 hrs ·

Today start to fill out the "CITATION" "FACT" EVIDENCE Trial by Media for this 14 days Notice against these 34 Named Criminals appears before the "Moai Crown" Kings Bench Native Grand Jury Trial Court in Te Tii Marae in Waitangi under the Admiralty Ruling Authority of King William III Papal Bull 8 Point Star St Patrick Order NWO Acts of 1650 to 1702 Admiralty Ruler Authority and King William IV 1834 Declaration of War British Flag of Admiralty Surrogate King William IV Clendon Conveyance Lawyer Okiato Native Land Court with Paramount Chief KING POMARE II and James Busby





opened the first British Government Court House in New Zealand on Tira Waikato Manukau Commercial Landowner in Cambridge England 1820 to 1830 at Kororareka (Russell) under the "Manukau Company" Land Agent 38th Regiment Admiralty Lieutenant William Symonds to on 20 March 1834 transferred these Native Lands from Edinburgh Scotland Britain UK to Paramount Chief Rewharewha Manukau here in Akarana (Auckland) New Zealand under his son Captain William Cornwallis Symonds at Puponga Manukau Moriori Pa Site and Manukau Heads. These Pirates are the continuing legacy of stealing these "Manukau Company" Lnd Conveyancing Instruments of Sale and Purchase Agreements and corrupted them into their NZ NSW Queen Elizabeth II Fraud 1840 Treaty of Waitangi Founding Documents when its clear that The British recieved the first Deposit plan and Fee Simple from Scottish Byuers to Tira waikato Wharaherehere Manukau in Cambridge England. These names Criminal Fraudsters have failed on many occasions to Refute Counterclaim the Native Wanoa Moai Crown Manukau Paramount Chiefs Sworn Affidavits Videos by pleading silence and ignorance will be a call up of Accounts on 19th and 20th May 2016 by the Paramount Chiefs of New Zealand and Pacific Islands as Terrorists ISIS Mafia Lucifer Cabal Illuminati Church Satan Devil Worst"SHIPPERS" Pirates on the HIGH SEAS that the Chiefs Use this WRIT OF EXECUTION WARRANT to seize the Country's of New Zealand and Pacific Islands back into our Control ! AS Threats against the Natives Hapu Tribal Paramount Chiefs Common Law People of New Zealand and Pacific Islands (Not Maori) which is a "Crown" Corporation creation that is faking their IWI MAORI "CROWN" TITLES Historic Settlemts with no "FACT" Evidence against "MOAI CROWN" "MANUKAU COMPANY" Land Title Transfer under Admiralty Flag of 1834 at OKIATO NATIVE COURT LAND of Paramount Chief Rewharewha Manukau First NZ Commercial Landowner 1839 to 1862 (Russell Bay of Islands) and King William IV Papal Bull St Mary Church 1831 TIKITIKI and Papal Bull St Mary Church in PARNELL Auckland new owner bought this land in 1843 from WHO? Was it a Manukau or someone else? St Mary's Church site in TikiTiki bought in 1831 from Who? The land in Okiato

42 new photos — with Jaymie Patrick and 2 others.

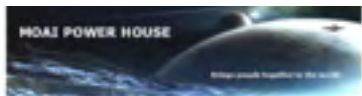
April 28 at 3:07pm · Manukau City, Auckland ·

Parihaka Marae is South East of New Plymouth at Pungarehu is about 5 hours from Auckland for the Hui on Monday 1 May 2017

Bill English, John Key, Elizabeth Windsor, Jerry Mateparae, Patsy Reddy, Helen Clark, Te Ururoa Flavel, Selwyn Parata, Herewini Maturangi Te Koha, Paula Bennett, Simon Powers, Gerry Brownlee, John Martin, Aaron Pascoe, Tim Duthie, Natalie Flowerdew-Brown, James Pierce Brown, Simon Brent Rowntree, Andrew McDonald, Mark Hornabrook, Doug Rikard-Bell, Ray White, David Bayley, John Bayley, and Shannon Withers, Rangi Raroa, Victor Goldsmith, Gary Daziel, Marija Daziel, James Tuuta, Tiaki Hunia, Anand Satyanand, Geoffrey Palmer, Sian Elias.

To these "Crown" New Zealand NSW Government Crown Agents This Notice of a Writ of Execution Warrant has been advertised for 14 days Notice of Intent to Force upon you the "Moai Crown" King William IV Financial Martial Law under the 1834 Declaration of War Flag that you see here on these 42 Legal Documents are at the end of this day at 4pm at an end and cannot be entered into counter claim against "Moai Crown" King William IV Trust or any of its Business with our Legal partner the British UK Royal Navy Lord of the Sea Sir Phillip Jones and his Prime Minister Theresa May or her Successors or her and his Legal Legitimate Assigns! That the Paramount Chiefs of New Zealand shall make a Ruling Authority Mandate for these Orders as a Dual "Moai Crown" Commonwealth Government of the World NWO King William IV Papal Bull Title partner "Ship" with "Moai Crown" Native Paramount Chiefs of Aotea New Zealand and Pacific Islands of Native Discovery Title in our Tikanga Moai Spirit Lore Truth Native Sovereigns of this Earth Planet and in King William IV King William III and his Creation of St Patrick Church Order Rent Chief County Sheriff of the Kings Bench Native Grand Jury Trial Court House at Te Tii Marae in Waitangi as Commercial Landowners as from 6th February 2016 Paramount Kings Ruler Authority Mandate to Parihaka on 1st May 2017 to Endorse then take to Tikitiki Rahui Marae to join the St Mary Church of England King William III Papal Bull Title Mandate on that Land of my Ancestors to Queen Victoria Trust 1848 Inheritance at 1831 opening of this first Church of England in New Zealand Followed by King William IV acknowledging Jaes Busby 1833 Annex of New Zealand to Britain as a Colony and then on 20th March 1834 declared the Kings Admiralty Private Contract Flag of New Zealand on this date in the new Okiato Native Court in Kororareka (Russell) Bay of Islands Established the First British UK Hanover New Zealand and Pacific Islands absorbing the Cook Islands as Cook first annexing New Zealand 1769 Commonwealth Government Fixed into Statute Law Westminster





Parliament Extant for evermore The Receipt of this transaction is our 1834 Declaration of War Business Flag as Commercial landowners on a par with the King of England UK

<https://www.facebook.com/john.wanoa/posts/10212668160360200>

This was the last day from the 14th day of April to 28th day of April 2017 for anyone I named and accused of Fraud and corruption in an online 14 day Notice to Counterclaim once again what now can be used against them in any Court of Land along with a Video Clip for each of them So I will put that Writ Warrant Notice back up again before taking it to Parihaka to get a Mandate from Chiefs and until I do so it is on the cards to put forward Just about to call Bundy Waitai in the North to check and East with Jim Toopi Wikotu who I will meet on the way about Te Kuiti he will cut through from Bennydale and I go through Hamilton

Affidavit: Written Proof Video "Fact" Evidence "Moai Crown" Paramount Chief Holds Allodial Native Land Title Owner of Aotea New Zealand

This is "Moai Crown" Paramount Chiefs gathering of continued Public Statements, Video s, and Affidavits to you PM Bill English with an Invoice for yourself personally, your "Crown" Corporation (s) Agents, Contractors and named New Zealand Parliament Ministers photograph identified personally Charged with EX PM John Key Fraud Corrupted Panama Papers NZ \$30 Million Donation to CLINTON FOUNDATION as Accessories to "Queen Elizabeth II Crown" Fraud Treason charged singly inside this Grand Jury Trial Native Court ongoing Hearings. <https://youtu.be/HAFKmjNBS5w>

For the Court Record 1st May 2017 Facebook court ruling: "What you share on Facebook is admissible as evidence in the "Moai Crown" Native Grand Jury Trial Kings Bench Court <https://www.yahoo.com/.../facebook-court-ruling-share-facebook...>

Take Notice: That your name and surname appears here on this Notice giving you 14 days to refute this Affidavit Statement Video Claim against you and your entire estate land bank account (s), business (s) property, assets, investments and inheritance wealth if you fail to counter claim in defense of your natural man woman child name and surname likeness profession and legal corporation sole name the same way I John Hoani Kahaki Wanoa natural man I accuse you of any crimes, one natural live man woman child at a time as a criminal fraudster. If you fail to respond within this period of time then what I disclose here about you is undisputed as the truth and shall be used against you personally seize on all your possessions as stated in this Affidavit from this Court Hearing Ruling in Parihaka Districts Marae Native Grand Jury Trial Kings Bench Court and other "Crown" Corporation Government courts in New Zealand and Commonwealth Countries under 'Moai Crown' King William IV 1834 TM Flag.

To James Pierce BROWN (in personam) and Simon Brent ROWNTREE (in personam) Directors 3/70 Shortland St Auckland Property Registered Corporate Office "CITY WORKS DEPOT LIMITED" "ROWNTREE TRUST LIMITED" "TOURNAMENT PARKING LTD" We serve you this EVICTION NOTICE and LEVY DEBTORS INVOICE and to Ex NZ PM John Key Criminal Fraudster, NZ Governor General Patsy Reddy PM Bill English, your single natural named Company (s) Accounts are charged under the TRESPASS ACT 1980 that in accordance with the above ACT, I, John Kahaki Wanoa Creditor and Chief Kingi Taurua and other Native Grand Jury Court Chiefs Commercial Patent Land Owners Serve this EVICTION NOTICE Enforced as from my last Affidavit 4th and Final Warning after the 5th Notice of Eviction according to "Vatican City" Pope Francis "Motu Proprio" Abolished Fraud Corrupt Corporations Trusts like yours on our ancestral land blocks we now Re Occupying our land from the Issue of Notices on 2/2/17 as a consequence of your ignorance of NZ Law you filed to rebut or counter claim our claims publicly advertised on facebook Twitter Google and Youtube, while you are incurring Debts and in illegal occupation on our Paramount Chiefs Kings Conquered lands means NZ Police and Courts cannot enter into another Private Default Contract committed liable d in, aiding and abetting your criminals fraud crimes we named including your staff and security, committed into its Fraudulent dealings we alleged you are acting in corrupted practices that are being monitored by UK British Government and British Military, our "King William IV Crown" Admiralty Flag Private Business Legal Bank Partners. New Zealand District Court, High Court, Supreme Court have no Admiralty Mortgage Jurisdiction Superior to Paramount Te Maati Manukau IV Moai Crown and King William IV Admiralty Flag Seal Jurisdiction Please note that these Documents are Authenticated by "Moai Crown" "King William III Saint Patrick Church Orders" The style and pattern layout pictures and words of Legal Documents written in Capitals





and Lower case lettering are our unique "Moai Crown Law writing Legal Authority processes use King William III Laws 1650 to 1702 and King William IV 1830 to 1837 Law

The list of names posted here are who I accused are criminal fraudsters on "Moai Crown" lands in front of a world audience witnessing this King William IV Admiralty Curt Martial Law Grand Jury Trial Court Hearing by Social Media facebook Youtube Video's Twitter feed, Google and Marae Native Courts that are open for Legal Case Hearings under "Moai Crown" King William IV British Land Laws of England Dual Government Land Court Business here in New Zealand, Pacific Islands and in 250 Countries through the world under the 1834 Declaration of War Emergency Flag Bill English, John Key, Elizabeth Windsor, Jerry Mateparae, Patsy Reddy, Helen Clark, Te Ururoa Flavel, Selwyn Parata, Herewini Muturangi Te Koha, Paula Bennett, Simon Powers, Gerry Brownlee, John Martin, Aaron Pascoe, Tim Duthie, Natalie Flowerdew-Brown, James Pierce Brown, Simon Brent Rowntree, Andrew McDonald, Mark Hornabrook, Doug Rikard-Bell, Ray White, David Bayley, John Bayley, and Shannon Withers, Rangi Raroa, Victor Goldsmith, Gary Daziel, Marija Daziel, James Tuuta, Tiaki Hunia, Anand Satyanand, Geoffrey Palmer, Sian Elias.

You named criminals have 14 Days from midnight tonight 14th April 2017 to midnight 28th April 2017 to refute this Affidavit Video against me and the Paramount Chiefs Landlords of this Country Aotea New Zealand. You must respond so far you have failed this time we are taking direct action with assistance from the British Navy and Military and its allies whom we approve of to assist with the removal of any individual man woman child we name as a threat to our National Security, Financial Commercial Trading Bank Investment Interests, Safety and Owner-"Ship" over our Land Foreshore and Seabed Natural Resources. John Key has liable d our Country with unauthorized Contracts that have put our State Country into increased debt through misappropriation and bad accounting Bank Procedures we are calling the Accounts of the NZ Invest Trust and Maori Trustees Te Tumu Tumu Paeroa into Audit for Fraud and Corruption of our Allodial Title Land that you have no "Fact" Evidence to show who you bought it off against what amounts to "Bad Title" against our "Fact Evidence Title Private Contract Flag of King William IV Title.

John Wanoa, Native Customary Legal Advocate, Royal Assignee Creditor Private Prosecutor Kingi Taurua Chief of Te Tii Marae Ngati Rahiri Hapu Native Court Commercial Landowners Date Friday 14th April 2017 ends this 14 day Notice Of Intent to today Friday in Otahuhu Auckland Registered Office of NA ATUA E WA AOTEA LIMITED New Zealand on 28th April at 4 25pm The time passed and now each of you "Crown" Agents will be singled out to Respond again in a 7 day notice one pirate criminal fraudster at a time online trial by media then into the Native Court on a Par with the Kings Bench Court in England Land Laws of England in Westminster as from King William III 1650 to 1702 St Patrick Papal Bull NWO (Dutch) and Admiralty Laws of King William IV 1830 to 20 March 1834 Inclusive as the Legal Enforced by "Moai Crown" Paramount Chiefs Jurisdiction as Commercial Land owners of the Kings realms and Doctrines of Discovery Titles

Signed Paramount Chiefs Landowners signs her 1st May 2017 King William III and King William IV and his Successors and assigns in Salic Law King Ernest Augustus V and his son Prince Regent Ernst Augustus future King of Britain UK Hanover New Zealand and Pacific Islands and Commonwealth Countries of the world

Sheriff "Moai Power House Bank" Creditor Surrogate King Hoani Kahaki Wanoa Signs here 1st May 2017 as Legal Partner to

The Papal Bull King William III St Patrick and King William IV Emperors Admiralty NWO Kings and King George III 3 sons King William IV, King George IV and King Ernest Augustus I At Parihaka with the Paramount Chiefs of Aotea New Zealand And Sign in front of the Paramount Chiefs of the Tikitiki Rahui Marae congregation of the King William IV 1831 St Mary Church of England Papal Bull Native Land Registry Land Birthing Title Owner"Ship" (Births and Deaths Record (Certificate Instrument) Financial Security of Investment Property Land and Foreshore Seabed Natural Resources Trade Mark patent Right Partner"Ship" Interests. Queen Elizabeth II Jesuit Pope Jesuits Rothschild banks EU Parliament Bank of England World Bank IMF NATO CABAL LUCIFER ISIS CIA FBI US FEDERAL STATE Government "City of London" Buckingham palace" "Vatican City" Washington DC" "United States of America" "British Columbia" "Israel" "Saudi



Arabia" "United Emirates" "Bank of America" "United nations" "NZ Invest NZ" "Maori Land Court" "Te TumuTumu Paeroa" "Maori Trustees" "New Zealand Cabinet" "NZ Police" "CIB" NZ Police and "Crown" Corporations and "Queen Elizabeth II" are all Private Company's THIRD PARTY'S TO A Two Party PRIVATE CONTRACT OF ADMIRALTY between King William IV, King William III, St Patrick, King Ernest Augustus V, Prince Regent Prince Ernest Augustus, St Mary Church of England and Native Paramount Chief of Mew Zealand

Long Live these Kings and sack the Queen and all her Pirates usurping our 1834 Admiralty Flag Jurisdiction Ends at

Parhaka <https://www.facebook.com/john.wanoa/posts/10212696018536637>



Bundy Kent
750

Manahi Parapara
Sevini Karaka
DEED RECEIPTS, *Manahi* [1862]

1862.
11 November.
MANUKAU DISTRICT.
UETAUA.
Receipt for £5.

Deed Receipts—No. 79.
UETAUA BLOCK (PUKEKOHE), MANUKAU DISTRICT.
KUA HIRO mai ki au na Te Rokena E rima pauna takitahi maku nei moni e whasahokia ki s ia ina rite te utu mo te maua whenua ko Uetana, ko Pukekohe te ingoa nui o tana whenua.
Akarana, Nov. 11th, 1862. (Sd.) MANUKAU. BEWHAREWHA.

1862.
11 November.
UETAUA.
Receipt for £5.

TRANSLATION.
I HAVE RECEIVED from Mr. Rogan five pounds. I will repay this to him when we receive the payment for our land Uetana. Pukekohe is the name of that land.
Auckland, Nov. 11th, 1862. (Sd.) MANUKAU. (Sd.) BEWHAREWHA.
A True Transcript of Office Copy of Receipt.
H. HANSON TURTON.
Wellington, October 5th, 1875.

Hoani Karaka Wanoa

1862.
20 December

Deed Receipts—No. 80.





MAORI DEEDS OF LAND PURCHASES IN THE NORTH ISLAND OF NEW ZEALAND: VOLUME ONE

DEEDS—NO. 25. LAND ADJOINING PURCHASES OF CLENDON AND WRIGHT, BAY OF ISLANDS

[Previous Section](#) | [Table of Contents](#) | [Up](#) | [Next Section](#)

Deeds—No. 25. LAND ADJOINING PURCHASES OF CLENDON AND WRIGHT, BAY OF ISLANDS.

KNOW ALL MEN by these presents that I, Pomare, Chiefs of the Tribes Na-te-Kaumu and Natepunu with others whose names are hereunto signed, do by this instrument sell, transfer, and convey, with our own consent and on behalf of all others concerned, the Land bounded on one side by the land sold by us to James Reddy Clendon by deed bearing date 7th December 1830, by the River Wai-Karré round a bluff head of Land called Kaikatea to a creek called Ehawo, and running up the creek Ehawo, passing the foot of a hill called Towai and a clump of Trees called Raupu; on the inland side by the Footpath bounding Captain Wright's Land from Captn. R. Clendon's fence to the Foot of a hill called Ata, and in a line from the foot of the said Ata to the waters seen between the Trees of Raupou between the Raupou and the Hill Towai. The whole of which Land I, Pomare and others acknowledge to have sold to the said James Reddy Clendon his heirs, executors, and administrators and assigns for ever for the consideration of a Double Barrelled Gun, two Casks of Powder, Box of Pipes, Two Great Coats, Ten Spades.

In Witness whereof we have this day, fourth of November, in the Year of Our Lord One thousand eight hundred and thirty seven set out hands and seals.

(Signed) POMARE'S MARK X.

AHOU'S MARK X.

ARAU'S MARK X.

Witness to Signatures—

(Signed) Wm. Gardiner.

A true Copy.

WILLOUGHBY SHORTLAND.

A True transcript of Certified Copy of Original Deed.

H. HANSON TURTON.

Wellington, 7th September, 1874.





[Facebook](#) Video Ireland St Patrick 8 Point Star King William IV Flag of Confederation Chiefs





Page 173 Confederation of United Tribes of New Zealand and Britain UK Partnership Group as our Commercial Contract Business Partners in Britain UK with the Irish 8 Point Star Flag of St Patrick Municipal Corporations Act of King William III and King William IV Flag Sovereign Natives Land Ownership Jurisdiction and Scottish Magistrate Court Native Land Title Certificate of Surveyor Legal Authority and Bank Instruments that the Court Enforced the “Moai Crown” Court Pound Note Debtor Instrument bearing our Dutch King Claim to the Throne British Crown Legal Inheritance True Bloodline Earnest Augustus V Legitimate King in waiting to remove Prince Charles (Illegitimate Corrupt Bloodline Non Admiral Fake King) Who Inherits the Corrupted Fraud High Treason Pope Francis Joe Biden Rothschild Banking Families of Queen Victoria and Queen Elizabeth II Prosecuted Bill Charge Debtor-ed with a King Earnest Augustus V £970 Million Trillion- Trillion “Moai Pound Note” Debt Instrument to Bankrupt you all personally and Liquidate your assets and wealth back to the Native Sovereign People of the World in 250 countries to pay the British and New Zealand Police Force and Military our of the recovered stolen Gold Wealth Crown Lands Property Prize Possessions Stolen Countries by Trustees and Corporations

Understanding legislation

How legislation works **ENFORCED BY THE NATIVE COURTS CONFEDERATION OF CHIEFS**

FEDERAL STATE REPUBLIC FLAG GOVERNMENTS OF BRITAIN UK & AOTEA NEW ZEALAND FLAG FOUNDING PARTNERSHIP JURISDICTION AS A 1835 CONSTITUTION AND NATIVE LAND

TITLE DEEDS, DECREE WRIT WARRANT LAW EXPRESSED IN THESE RED MARKED “DECREE” LAWS RULES OF OUR “MOAI CROWN” COURT GOVERNMENT

NEW ZEALAND GOVERNMENT TREATY OF WAITANGI CONTRACT CANNOT CLAIM ANY JURISDICTION OF COURTS OR PARLIAMENT BEFORE 6 FEBRUARY 1840 RULES OF THE WAITANGI TRIBUNAL SETTLEMENTS OF MAORI CLAIMS AT 1840 LIMITATIONS TO HISTORY





UK Primary and Secondary legislation

28 October 2022 Confederation of Chiefs 1835 Declaration of Independence Day

'Primary legislation' is the term used to describe the main laws passed by the legislative bodies of the UK e.g. Acts of the UK Parliament, **Scottish Parliament**, Welsh Parliament and **Northern Ireland Assembly**. It also includes Acts passed by historical parliaments, other primary legislation for Northern Ireland and **Church of England Measures** (legislation for the established church in England passed by the General Synod of the Church of England).

These types of legislation are sometimes referred to as 'statutes' and the term 'the **statute book**' refers to the whole of the statute law currently in force.

Certain **legislative instruments made by the Crown and the Privy Council** under the royal prerogative (called '**Prerogative Orders**') are also referred to as **Primary Legislation**. Prerogative Orders are called either '**Orders in Council**' (when made by the King on the advice of the **Privy Council**) or 'Orders of Council' (when made by the Lords of the Privy Council without any approval by the King). Note that such orders may also be made under powers in Statutory Instruments rather than under the prerogative (for example, the Orders in Council containing legislation for Northern Ireland). **CITE DECREE KINGS ORDERS IN COUNCIL MADE BY ME SURROGATE KING**

'**Secondary legislation**' (also called 'subordinate legislation') is delegated legislation made by a person or body under authority contained in primary legislation. Typically, **powers to make secondary legislation may be conferred on ministers, on the Crown**, or on public bodies. For example, the Office of Communications (OFCOM) is given such powers by the Communications Act 2003.

The main types of secondary legislation are **Statutory Instruments, Statutory Rules and Orders, Church Instruments**. **CITE DECREE POPE FRANCIS "MOTU PROPRIO" COUNTS**

There are three main types of UK Statutory Instrument: '**Orders**', '**Regulations**', '**Rules**'. However, there is no limit imposed on the descriptions that may be given to **Statutory Instruments**. Other examples include 'Scheme', '**Direction**' and '**Declaration**'. Different types of





instruments serve different functions, but they all have the same legislative force. Prior to 1948, when the **Statutory Instruments Act 1946** came into force, the equivalent instruments were known as **'Statutory Rules and Orders'**. **CITE DECREE DECLARATION OF WAR ON ROTHSCHILD BANK OF ENGLAND AND WEF UN NWO CDC FINANCIAL INSTITUTIONS WITH "MOAI CROWN" COURT POUND NOTE DEBT RECOVERY INSTRUMENT ENFORCED UNDER THIS 1946 ACT**

Church instruments are made by the Archbishops of Canterbury and York under authority contained in Church Measures. They are sometimes also referred to in annotations to the revised legislation as **'Archbishops Instruments'**, and are used almost exclusively for the purpose of bringing Church Measures into force. **CITE DECREE "MOTU PROPRIO NO IMMUNITY OF KINGS**

Scottish Statutory Instruments are instruments made since 1999 under authority contained in Acts of the Scottish Parliament. As in the case of UK Statutory Instruments, there are three main types of Scottish Statutory Instrument (**'Orders', 'Regulations' and 'Rules'**). In addition, there are in Scotland rules of court contained in Statutory Instruments called 'Acts of Sederunt' and 'Acts of Adjournal'. There may also be other descriptions of Scottish Statutory Instruments.

Welsh Statutory Instruments are Statutory Instruments relating specifically to Wales. They may be made under authority contained in Acts of the UK Parliament, Measures of the National Assembly for Wales or Acts of the National Assembly for Wales or Acts of Senedd Cymru. Welsh Statutory Instruments are published in both the English and Welsh languages.

Statutory Rules of Northern Ireland are the equivalent of Statutory Instruments for Northern Ireland. They may be made under authority contained in Acts of the Northern Ireland Assembly. They may also be made under authority contained in Acts of the UK Parliament or in the Orders in Council containing the primary legislation for Northern Ireland during periods of direct rule by the UK government (and which continue to be used for matters that have not been devolved to the Assembly). Despite the name, Statutory Rules occur in the same three main types as Statutory Instruments (**'Orders', 'Regulations' and 'Rules'**). There may also be other descriptions of Statutory Rules.

Bye-laws



This is legislation delegated to bodies such as local authorities, operators of transport systems or public utilities. The application of bye-laws is usually limited to a particular local area or the operations of a specific public body. Legislation.gov.uk does not publish bye-laws.

Case Law

Case law is the set of rulings from court judgements that set precedents for how the law has been interpreted and applied in certain cases. Case law is not held on legislation.gov.uk. Some case law can be found at Find caselaw.

Citation and numbering

Primary legislation (e.g. Acts) are numbered chronologically within the year in which they are enacted. The numbering re-starts each year. For UK Public General Acts (UKPGA) the number is referred to as a 'Chapter'. Acts are therefore, usually cited by their type, year and chapter number e.g. The Data Protection Act 2018 is cited as '2018 c.12'. Acts of the Assembly of Northern Ireland also use chapter numbers, but are numbered separately so are cited on this website as '2018 c.3 (N.I)'. Acts of the Scottish Parliament have their own numbering system that works in the same way. The number is referred to as 'ASP' (standing for Act of the Scottish Parliament) e.g. Wild Animals in Travelling Circuses (Scotland) Act 2018 is cited as '2018 asp.3'. Acts of the National Assembly for Wales are numbered using 'anaw' (Act of the National Assembly for Wales) as the prefix for the number. Acts of Senedd Cymru are numbered 'asc' (Act of Senedd Cymru) as the prefix for the number.

UK Statutory Instruments are numbered sequentially each year. Welsh Statutory Instruments and the Orders in Council made under the Northern Ireland Acts are included in the same numbering sequence as UK Statutory Instruments. They are distinguished within that sequence by a subsidiary number in brackets after the S.I. number (e.g. '(W. 22)', '(N.I. 15)', etc.). There are also UK Statutory Instruments relating exclusively to Scotland which are included in the UK numbering sequence and distinguished by a subsidiary number (e.g. '(S. 27)'). These are not to be confused with Scottish Statutory Instruments which have their own 'SSI' numbering sequence, as do Statutory Rules of Northern Ireland which have their own 'SR' numbering sequence separate from the UK 'SI' sequence.

Full details about how we cite legislation on legislation.gov.uk are in our Guide to Revised Legislation.



Parliaments and jurisdictions

UK Parliament

Most of the Acts passed by the UK Parliament are 'Public General Acts'. These are Acts that deal with matters of general public interest. A small number of Acts are 'Private Acts'. These are further sub-divided into 'Local Acts' (which relate to matters of local interest) and 'Personal Acts' (which relate to particular persons, and are nowadays very rare). These two classes of Acts are numbered differently to Public General Acts.

Public and General Acts passed by the UK Parliament provide laws for the whole of the UK (England, Wales, Scotland and Northern Ireland). Separately Scotland, Wales and Northern Ireland have powers to make legislation solely for their own jurisdiction.

You can find out more about the UK parliament and the UK legislative process at www.parliament.uk.

Scottish Parliament

The current Scottish Parliament was established in 1999 by the Scotland Act 1998 to debate issues and make laws for Scotland. The Scottish Parliament has power to make laws on a range of issues that are known as devolved matters. Some issues remain the responsibility of the UK Parliament alone. These are known as reserved matters. Further powers are transferred to the Scottish Parliament through the Scotland Act 2016 in areas such as taxation, welfare and elections. Your Scottish Parliament is a leaflet published by the Scottish Parliament that explains how the Scottish parliament makes laws.

Welsh Parliament

The Welsh Parliament is the democratically elected body that represents the interests of Wales and its people. The Welsh Parliament makes laws for Wales on specific subject areas. Outside these areas, different bodies (like local authorities or the UK government) make laws that apply to Wales. Acts of Senedd Cymru (made from May 2020), as well as Acts of the National Assembly for Wales (made from 2011–2020) and Measures of the National Assembly for Wales (made from 2008 – 2011), are published in both the English and Welsh languages.

You can find out more about the Welsh Parliament and the legislative process in Wales at gov.wales and www.senedd.wales.

Northern Ireland Assembly





The Northern Ireland Assembly was established as a result of the Belfast Agreement of 10 April 1998.

The Agreement was subsequently given legal force through the Northern Ireland Act 1998. It led to the creation of a series of interrelated bodies, in particular the Northern Ireland Assembly, which, when it is functioning, has full legislative and executive authority for all matters that are the responsibility of the Northern Ireland Government Departments and are known as transferred matters. Excepted matters remain the responsibility of the Westminster Parliament. Reserved matters are also dealt with by Westminster unless it is decided by the Secretary of State that some of these should be devolved to the Assembly. Excepted and reserved matters are defined in the Schedules to the NI Act.

How Parliaments have changed and created different legislation types

UK

There are still many Acts in force that were enacted by the parliaments of the separate countries that co-existed in the British Isles before the United Kingdom of Great Britain and Ireland was formed in 1801. These are Acts that were enacted by:

the English Parliament (which encompassed Wales) from 1267 to 1706

the Scottish Parliament from 1424 to 1707

the Parliament of Great Britain (England, Wales and Scotland) from 1707 to 1800

the Irish Parliament from 1495 to 1800.

Scotland

There are still Acts in force that were enacted by the Old Scottish Parliament from 1424 - 1707.

These are referred to on this site as 'Acts of the Old Scottish Parliament' whereas acts passed by the current Scottish Parliament are referred to as 'Acts of the Scottish Parliament'.

The history of the Scottish Parliament is explained in detail on the History section of the Scottish Parliament website.

Wales

The Government of Wales Act 2006 set out devolved power to make primary legislation in relation to matters set out in the Act to the National Assembly for Wales sitting in Cardiff. Initially, this legislation took the form of 'Measures' (but see 'Acts of the National Assembly for Wales' below).



The Assembly had earlier been established by the Government of Wales Act 1998 with powers to legislate by means of secondary legislation in the form of Statutory Instruments.

Following a referendum in March 2011, the National Assembly for Wales acquired the power, provided for in the Government of Wales Act 2006, to make 'Acts' in relation to subject areas set out in that Act. Unlike the earlier Measures, Acts of the National Assembly for Wales can be passed without first seeking the approval of the UK Government or Parliament. On the 6th of May 2020, Section 2 of the Senedd and Elections (Wales) Act 2020 (anaw 1) changed the name of the National Assembly for Wales to the Welsh Parliament.

Northern Ireland

As a result of the complex history of the political situation in Northern Ireland since 1921, there have been a number of changes in the way that primary legislation has been made. The types of primary legislation for Northern Ireland still extant are: Acts of the Parliament of Northern Ireland (1921 – 1972) Measures of the Northern Ireland Assembly (1974 only) Acts of the Northern Ireland Assembly (2000 – 2002 and 2007 to date) Orders in Council made under the Northern Ireland Acts (1972 to date) Although this last category of legislation takes the form of UK statutory instruments (which are secondary legislation), it constitutes, in effect, the primary legislation for Northern Ireland during periods of 'direct rule' by the UK government. Orders in Council continue to be used to legislate for Northern Ireland in relation to matters that have not been devolved to the Assembly. Visit the Northern Ireland Assembly website to find out more about the history of the Northern Ireland Assembly and how the assembly operates.

How legislation can extend and apply to different parts of the UK

The term 'Geographical Extent' is used to describe the geographical area within the UK to which a piece of legislation (or part/section of a piece of legislation) applies.

The term 'extent' when used in legislation refers to the jurisdiction(s) for which it is law. Thus, the extent may be the whole of the UK or one or more of the three jurisdictions within the UK:

England and Wales; Scotland; and Northern Ireland. Note that England and Wales are not separate jurisdictions. The term 'extent' is currently used more loosely on legislation.gov.uk for searching purposes, to help users find legislation relevant to each of the four geographical parts of the UK. For this reason, it may denote a limited territorial application within a wider technical extent. For example, the extent of the legislation may be 'England and Wales' but it only applies to Wales. In





due course, changes will be made to the way in which 'extent' information is presented on legislation.gov.uk so that information about extent and limited territorial application within a wider extent will be displayed separately.

Currently, each 'extent' is represented by one of, or a combination of, England (E), Wales (W), Scotland (S) and Northern Ireland (NI). Thus, a UK extent is E+W+S+NI and a GB extent is E+W+S. This information can be displayed within revised legislation when it is being viewed by selecting 'show geographical extent' in the left-hand column.

Every version of every provision (e.g. section of an act) and every higher level of division within a piece of legislation (whole legislation or part level) is assigned its own extent. In the case of higher levels of divisions (at whole legislation level or part level) the extent will be set wide enough to include the extent of all the provisions (e.g. sections) within it.

In some limited cases there may be multiple versions created to represent differing geographical extents. Two or more versions of a provision (or other level of division of legislation) are created where a substitution of text (or of the whole provision etc.) affects only part of the original geographical extent of the provision. Such versions have the same start date and continue to run alongside one another.

For instance, if there is a substitution of text in a provision that extends to the whole of the UK, but the substitution affects Wales only, two versions result: one for the provision in its unamended state to cover England, Scotland and Northern Ireland, and one for the provision as amended to cover Wales.

Associated documents published with legislation

A variety of documents can be published alongside legislation. A selection of the most common documents are explained below:

Explanatory Note(s)

Explanatory Notes are documents that typically accompany primary legislation (e.g. an Act or Measure). The text is created by the government department responsible for the subject matter of the Act (or Measure) to explain what the Act sets out to achieve and to make the Act accessible to readers who are not legally qualified. Explanatory Notes were introduced in 1999 and accompany all Public Acts except Appropriation, Consolidated Fund, Finance and Consolidation Acts.



Text called an Explanatory Note also appears following the legislative text of Statutory Instruments, Scottish Statutory Instruments or Statutory Rules of Northern Ireland. For Welsh Statutory Instruments the Explanatory Note precedes the body of the Instrument in print format but follows the legislative text in html format. The Explanatory Note is intended to give a concise and clear statement of the substance of the instrument. The instrument itself may also be accompanied by a separate explanatory document. For secondary legislation, such as Statutory Instruments, these are called Explanatory Memorandum or Executive Note/Policy Note for Scottish Statutory Instruments.

Explanatory Memorandum

An Explanatory Memorandum (EM) sets out a brief statement of the purpose of a Statutory Instrument or Statutory Rules of Northern Ireland and provides information about its policy objective and policy implications. It aims to make the Statutory Instruments or Rules accessible to readers who are not legally qualified. EMs accompany any Statutory Instrument or Draft Statutory Instrument laid before Parliament from June 2004 onwards and any Statutory Rule laid before the Northern Ireland Assembly (or UK Parliament during the suspension of the Northern Ireland Assembly) since June 2004.

Policy Note for Scottish Statutory Instruments

A Policy Note sets out a brief statement of the purpose of a Scottish Statutory Instrument and provides information about its policy objective and policy implications. It aims to make the Scottish Statutory Instrument accessible to readers who are not legally qualified. Policy Notes accompany any Scottish Statutory Instrument or Draft Scottish Statutory Instrument laid before the Scottish Parliament from July 2005 onwards. Note that they were originally called Executive Note but have been called Policy Note from July 2012.

Impact Assessment

Impact Assessments generally accompany all UK Government interventions of a regulatory nature that affect the private sector, civil society organisations and public services. They apply regardless of whether the regulation originates from a domestic or international source and can accompany primary (Acts etc) and secondary legislation (Statutory Instruments). An Impact Assessment allows those with an interest in the policy area to understand: why the government is proposing to intervene; the main options the government is considering, and which one is preferred; how and to





what extent new policies may impact on them; and, the estimated costs and benefits of proposed measures.

Corrections

If a piece of legislation contains substantive errors, a new piece of legislation will be enacted to correct those errors. If the errors are minor and do not change the meaning of the legislation, but ought to be corrected to avoid misleading readers – for example a wrong cross reference – a correction slip will be produced and published alongside the legislation. The correction will be made on the website copy, but the original print PDF will not be changed. We do apply the corrections to the annual print bound volumes of legislation that are produced.

How legislation comes into force and is amended

An Act of Parliament creates a new law or changes an existing law. An Act is a Bill that has been approved by both the House of Commons and the House of Lords and been given Royal Assent by the Monarch. Taken together, Acts of Parliament make up what is known as Statute Law in the UK. An Act may come into force immediately, on a specific future date, or in stages. You can find out when an Act is due to come into force by looking at a section of the Act itself, headed 'Commencement' – this is among the very last sections of an Act.

Sometimes a specific date is not given and the timing is left to the discretion of the Secretary of State for the relevant government department. An act can therefore come into force by way of a Statutory Instrument called a 'Commencement Order' or 'Commencement Regulation'.

Future changes to the law happen through the passing of another Act or delegated legislation (e.g. secondary legislation such as Statutory Instruments). The change, or amendment, can itself be subject to coming into force immediately, on a specific future date, or in stages. An Act can also be repealed so that its provisions are no longer in force.

On legislation.gov.uk we provide details about complex in force scenarios by way of I-note annotations on our revised versions. Please note that our enacted versions do not provide any information about in force/commencement.

What legislation is held on legislation.gov.uk

Legislation.gov.uk carries most (but not all) types of legislation and their accompanying explanatory documents. For further details of how complete our data set is for each type, click on a legislation type from the Browse Legislation page and see the colour coded bar for each year. It





also contains legislation originating from the European Union, including corrigenda (correction slips for EU legislation) and EU Directives published up to EU exit. See EU Legislation and UK Law for more information.

All primary legislation from 1988 – present day is available on this site (see 'Why isn't the legislation I am looking for on this site?' for details of any known legislation we do not carry). Most pre-1988 primary legislation that is still in force is available on this site, as well as most local, private and personal Acts. In some cases we only have the original published (as enacted) version and no revised version. This occurs if the legislation was wholly repealed before 1991 and therefore was not included in the revised data set when it was extracted from Statutes in Force. In other cases we may only have a revised version if the original (as enacted) version is not available in a web-publishable format.

All secondary legislation from 1987, including UK Statutory Instruments, Scottish Statutory Instruments and Northern Ireland Statutory Rules. In addition we hold a selection of secondary legislation from 1948-1986, and selected pre-1948 Statutory Rules and Orders
Legislation originating from the EU as set out in Schedule 5 to the European Union (Withdrawal) Act 2018 (c. 16) along with corrigenda (correction slips for EU legislation) and EU Directives published up to the end of the EU Exit Implementation Period at 11:00 p.m. on 31 December 2020 ("IP completion day"). See EU Legislation and UK Law for further information.

Revised legislation on legislation.gov.uk

Most types of primary legislation (e.g. Acts, Measures, N.I. Orders in Council) are held in 'revised' form, as well as selected secondary legislation, and legislation originating from the EU:

Public General Acts of the United Kingdom Parliament (1801 to date)

Acts of the Parliament of Great Britain (1707 – 1800)

Acts of the English Parliament (1267 – 1706)

Acts of the Old Scottish Parliament (1424 – 1707)

Acts of the Scottish Parliament (1999 to date)

Acts of Senedd Cymru (2020 to date)

Acts of the National Assembly for Wales (2012 to 2020)

Measures of the National Assembly for Wales (2008 – 2011)

Acts of the Irish Parliament (1495 – 1800)





Acts of the Parliament of Northern Ireland (1921 – 1972)

Measures of the Northern Ireland Assembly (1974)

Orders in Council made under the Northern Ireland Acts (1972 to date) (effectively the primary legislation for Northern Ireland under direct rule, though in the form of Statutory Instruments)

Acts of the Northern Ireland Assembly (2000 – 2002 and 2007 to date)

Church of England Measures (1920 to date)

UK Statutory Instruments (2018 to date)

Scottish Statutory Instruments (2018 to date)

Welsh Statutory Instruments (2018 to date)

Statutory Rules of Northern Ireland (2018 to date)

European Regulations (1958 to 31 December 2020)

European Decisions (1953 to 31 December 2020)

European Directives (1959 to 31 December 2020)

Revised versions of some secondary legislation (e.g. Statutory Instruments) are also held on legislation.gov.uk. More secondary legislation is being revised as part of our work and will be published as it becomes available.

By 'revised' we mean that amendments made by subsequent legislation are incorporated into the text. Most secondary legislation is not currently revised and is held only in the form in which they were originally made.

The originating text of the revised primary content was derived mainly from the publication Statutes in Force (SIF), a 'loose-leaf' style official edition of the revised statute book arranged according to subject matter. SIF was regularly updated with the effects of new legislation made until 1 February 1991. The date of this final revision became the 'base date' from which the revised content has been taken forward on the web. SIF did not generally include certain categories of legislation, such as Statute Law Revision Acts, Statute Law (Repeals) Acts and Acts extending only to Northern Ireland. (For further details, see the Guide to Revised Legislation on legislation.gov.uk at page 6). The other main source of revised legislation held on legislation.gov.uk is The Northern Ireland Statutes Revised, the official revised version of the primary legislation of Northern Ireland. The content of the numbered volumes and their supplements covering the period from 1921 onwards has been incorporated into legislation.gov.uk as it stood at 31 December 2005.





See EU Legislation and UK Law for more information on revised legislation originating from the EU. Our editorial practice and timescales

Revising legislation on legislation.gov.uk involves amending the text of the legislation where appropriate and adding annotations containing information about effects on legislation, or other editorial information.

We aim to present the revised text of legislation clearly and accurately without gloss or comment, giving authority for changes to the text, and recording any other effects that make some difference to the meaning, scope or application of the legislation. But otherwise, we aim to let the legislation speak for itself precisely as the legislature has framed it.

When we receive a new piece of legislation, a newly enacted Act for example, we analyse it to identify all its impacts on other legislation. These are mostly amendments to the text of the other legislation. But there are also many effects that do not change the text, such as when the other legislation is said to be 'applied' or 'modified'. We also note other information about new primary legislation, such as when it comes into force and its geographical extent or territorial application. We use this information when setting up the timeline and extent facilities for the legislation and its provisions on legislation.gov.uk.

An 'as enacted' version of the legislation is published on legislation.gov.uk shortly after it is enacted. Once we have entered all of the impacts on other legislation, and inserted any annotations needed at this stage about commencement or extent, we publish a 'Latest Available (Revised)' version.

Once we have analysed the legislation, we tabulate the extracted information about its effects on other legislation and add it to 'Changes to Legislation'. We aim to do this as soon as possible, but it can take up to six weeks if the document is large or if there is a high volume of new legislation.

This is the case with legislation originating from the European Union, where over 100,000 amendments came into force at 11.00 p.m. on 31 December 2020. It will take the legislation.gov.uk editorial team some time to implement these amendments – see Revising legislation originating from the EU for more information.

If the primary legislation on legislation.gov.uk has any unapplied effects, we flag them in the 'Changes to Legislation' banner on the website. Clicking on the banner reveals the outstanding changes.



We aim to incorporate new amendments into the text of the legislation within three months of those amendments coming into force.

Full details about how we edit legislation and apply changes can be read in our Guide to Revised Legislation.

Legislation originating from the EU

Schedule 5 to the European Union (Withdrawal) Act 2018 (c. 16), as amended by the European Union (Withdrawal Agreement) Act 2020 Sch.5 para. 48, requires that we make arrangements for the publication of EU Regulations, EU Decisions, and EU tertiary legislation published on EUR-Lex up to 11.00 p.m. on 31 December 2020.

It also requires four international agreements to be published – the Treaty on European Union, the Treaty on the Functioning of the European Union, the Euratom Treaty, and the EEA agreement. These are now published on legislation.gov.uk.

The European Union (Withdrawal) Act 2018 also gives the power to publish other legislation documents that may be useful, and legislation.gov.uk therefore also includes corrigenda (correction slips for EU legislation) and EU Directives as published on EUR-Lex. We captured and published these up to 11.00 p.m. on 31 December 2020.

The EU Exit Web Archive contains a wider selection of documents, including Treaties, legislative documents, the Official Journal of the EU, case law and other supporting materials, and judgements of the European Court of Justice in English, French and German. We captured these from EUR-Lex up to 11.00 p.m. on 31 December 2020.

[https://www.legislation.gov.uk/understanding-legislation....](https://www.legislation.gov.uk/understanding-legislation...)





The Confederation of Chiefs “Moai Crown” King William IV Trust and the Sovereign People of New Zealand Britain UK and the World in 250 Countries Na Atua E Wa Aotea Limited Creditors

Versus

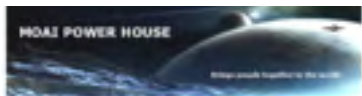
New Zealand Government PM Jacinda Adern Corrupt scam-demic Government and Parliament illegally flying our 1834 Confederation of Chiefs Flag as MAORI PARTY gets a GBP 1 Trillion Pound Note on their Heads each from this Court today for usurping this Kings Bench Magistrate Court Flag Jurisdiction and Legal Authority Patents Trade Marks of the 13 Chiefs and King William IV Commercial Com tract International Law Violation of our Flag under your MAORI QUEEN SEAL Authority we now denounce your use of our flag and Foreclose on your Business and order the British Military to Bankrupt you off the Land and out of Business from this Writ of

Execution Control Property Seizure Arrest Warrant Decree and Injunction Enforcement Order.

Sign here CEO and on page 81, 90, 94 The Confederation Chiefs Executor Jurors and Paramount Chief Tira Waikato Wharehere Manukau of Pungapunga Tribal Members in the Waikato Region of Arapuni Maungatautari Mountain Pa Site and Pungapunga Marae first Nation Settled Inhabitants that the British Government recognised who was here first before Queen Victoria and Rothschild families of 300 Committee illegally Legislated King Earnest Augustus I brother of King William IV off the Superior Male Dominant Dutch Emperors Bloodlines for an illegitimate Queen Victoria.

Pope Francis demolished his Corporations and Trusts and advised us to chose adequate Laws to combat Criminal Organizations we have identified throughout the World and New Zealand Political Parties Lawyers Judges Governor Generals Chief Justices Public Servants Church Ministers Doctors NZ Crown Agents Corporations Ceo’s Retired Crown Agents and Agents running away from the Crime Scene its Prime Minister Jacinda Ardern member of her Corrupt WEF and NWO NATO EU UK UN WHO CDC CIB FBI “DEEP STATE GOVERNMENT” “City of London” Vatican City” “Washington DC” Corporations and others not listed here yet but added shall be Prosecuted Judged Convicted of these Crimes against the Sovereign People of New Zealand Britain UK and 250 other Countries Injured by their Scam Pandemic Jab and other Crimes we have Prosecuted in this New Zealand British UK Native Magistrate Kings Bench Court using these Laws of the Philippines as applied to the United Nations 190 plus Countries Conventions and Agreements for Peace and Justice which is not





happening so we take Legal Action to Enforce the Harshesht of Laws against anyone committing Treason Genocide and War on the Innocent people using Foreign Catholic Church and Government Parliament Sovereignty State Control over the Sovereign People who take action with our “Emperor Kings Un-silent Laws“ and Pope Francis “Motu Proprio” Count Laws” and this “Philippines Revised Penal Code” Act No 3815 December 8 1930 as Sworn into Law in this Native Magistrate Kings Bench Court today Saturday 27 August 2022

as Extreme Law on Criminal Pirates on the High Seas operating scam Corp[oration Businesses on New Zealand Indigenous Natives Soil Land we the Sovereign People of New Zealand Banish the Parliament and Government from ruling over us from today and Enforce these Philippines Acts on them all named photographed and positively Identified proven to be a threat to our lives shall get the Death Penalty as enforced by Philippines for Drug Dealers and Death by Poisoning and use of Bio Weapons Jabs theft of Property Children and Personal Heritage Land using Corporations Fraud Instruments Coercion Control

ACT NO. 3815

AN ACT REVISING THE PENAL CODE AND OTHER PENAL LAWS
(December 8, 1930)

BOOK TWO

CRIMES AND PENALTIES

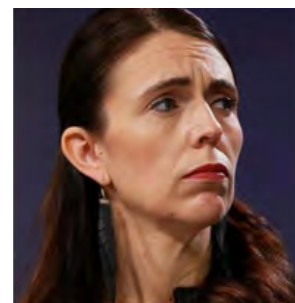
Title One

CRIMES AGAINST NATIONAL SECURITY AND THE LAW OF NATIONS

Chapter One

CRIMES AGAINST NATIONAL SECURITY

Section One. — **Treason and espionage**



Art. 114. Treason. DECREE RULE LAW ENFORCED BY NZ UK PACIFIC ISLANDS WORLD —

Any person who, owing allegiance to (the United States or) the Government of the Philippine Islands, not being a foreigner, levies war against them or adheres to their enemies, giving them aid or comfort within the Philippine Islands or elsewhere, shall be punished by reclusion temporal to death and shall pay a fine not to exceed P20,000 pesos. **GBP 1 TRILLION MOAI POUNDS FINE WRIT WARRANT**

No person shall be convicted of treason unless on the testimony of two witnesses at least to the same overt act or on confession of the accused in open court.chanrobles virtual law library

Likewise, an alien, residing in the Philippine Islands, who **commits acts of treason** as defined in **paragraph 1 of this Article shall be punished by prision mayor to death** and shall pay a fine not to exceed P20,000 pesos. (As amended by E.O. No. 44, May 31, 1945).

Art. 115. Conspiracy and proposal to commit treason; Penalty. — The conspiracy or proposal to commit the crime of treason shall be punished respectively, by prision mayor and a fine not exceeding P10,000 pesos, and prision correccional and a fine not exceeding P5,000 pesos.chanrobles virtual law library

Art. 116. Misprision of treason. — Every person owing allegiance to (the United States) the Government of the Philippine Islands, without being a foreigner, and having knowledge of any conspiracy against them, conceals or does not disclose and make known the same, as soon as possible to the governor or fiscal of the province, or the mayor or fiscal of the city in which he resides, as the case may be, shall be punished as an accessory to the crime of treason.chanrobles virtual law library

Art. 117. **Espionage.** — The penalty of prision correccional shall be inflicted upon any person who:

- 1. Without authority therefor, enters a warship, fort, or naval or military establishment or reservation to





obtain any information, plans, photographs, or other data of a confidential nature relative to the defense of the Philippine Archipelago; or

2. Being in possession, by reason of the public office he holds, of the articles, data, or information referred to in the preceding paragraph, discloses their contents to a representative of a foreign nation.chanrobles virtual law library

The penalty next higher in degree shall be imposed if the offender be a public officer or employee. Section Two. — Provoking war and disloyalty in case of war

Art. 118. Inciting to war or giving motives for reprisals. — The penalty of reclusion temporal shall be imposed upon any public officer or employee, and that of prision mayor upon any private individual, who, by unlawful or unauthorized acts provokes or gives occasion for a war involving or liable to involve the Philippine Islands or exposes Filipino citizens to reprisals on their persons or property.

APPLIES TO NEW ZEALAND AND PACIFIC ISLANDS

Art. 119. Violation of neutrality. — The penalty of prision correccional shall be inflicted upon anyone who, on the occasion of a war in which the Government is not involved, violates any regulation issued by competent authority for the purpose of enforcing neutrality.chanrobles virtual law library

Art. 120. Correspondence with hostile country. — Any person who in time of war, shall have correspondence with an enemy country or territory occupied by enemy troops shall be punished:

1. By prision correccional, if the correspondence has been prohibited by the Government;
 2. By prision mayor, if such correspondence be carried on in ciphers or conventional signs; and
 3. By reclusion temporal, if notice or information be given thereby which might be useful to the enemy.
- If the offender intended to aid the enemy by giving such notice or information, he shall suffer the penalty of reclusion temporal to death.chanrobles virtual law library

Art. 121. Flight to enemy country. — The penalty of arresto mayor shall be inflicted upon any person who, owing allegiance to the Government, attempts to flee or go to an enemy country when prohibited by competent authority.

Section Three. — Piracy and mutiny on the high seas

Art. 122. Piracy in general and mutiny on the high seas. — The penalty of reclusion temporal shall be inflicted upon any person who, on the high seas, shall attack or seize a vessel or, not being a member of its complement nor a passenger, shall seize the whole or part of the cargo of said vessel, its equipment, or personal belongings of its complement or passengers.

The same penalty shall be inflicted in case of mutiny on the high seas.chanrobles virtual law library

Art. 123. Qualified piracy. — The penalty of reclusion temporal to death shall be imposed upon those who commit any of the crimes referred to in the preceding article, under any of the following circumstances:

1. Whenever they have seized a vessel by boarding or firing upon the same;
2. Whenever the pirates have abandoned their victims without means of saving themselves; or
3. Whenever the crime is accompanied by murder, homicide, physical injuries or rape.chanrobles virtual law library

Title Two

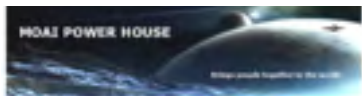
CRIMES AGAINST THE FUNDAMENTAL LAWS OF THE STATE APPLIES NEW ZEALAND

Chapter One

ARBITRARY DETENTION OR EXPULSION, VIOLATION OF DWELLING, PROHIBITION, INTERRUPTION, AND DISSOLUTION OF PEACEFUL MEETINGS AND CRIMES AGAINST RELIGIOUS WORSHIP

Section One. — Arbitrary detention and expulsion





Art. 124. Arbitrary detention. — Any public officer or employee who, without legal grounds, detains a person, shall suffer;

1. The penalty of arresto mayor in its maximum period to prision correccional in its minimum period, if the detention has not exceeded three days;
2. The penalty of prision correccional in its medium and maximum periods, if the detention has continued more than three but not more than fifteen days;
3. The penalty of prision mayor, if the detention has continued for more than fifteen days but not more than six months; and
4. That of reclusion temporal, if the detention shall have exceeded six months.

The commission of a crime, or violent insanity or any other ailment requiring the compulsory confinement of the patient in a hospital, shall be considered legal grounds for the detention of any person.

Art. 125. Delay in the delivery of detained persons to the proper judicial authorities. — The penalties provided in the next preceding article shall be imposed upon the public officer or employee who shall detain any person for some legal ground and shall fail to deliver such person to the proper judicial authorities within the period of; twelve (12) hours, for crimes or offenses punishable by light penalties, or their equivalent; eighteen (18) hours, for crimes or offenses punishable by correctional penalties, or their equivalent and thirty-six (36) hours, for crimes, or offenses punishable by afflictive or capital penalties, or their equivalent.

In every case, the person detained shall be informed of the cause of his detention and shall be allowed upon his request, to communicate and confer at any time with his attorney or counsel. (As amended by E.O. Nos. 59 and 272, Nov. 7, 1986 and July 25, 1987, respectively).

Art. 126. Delaying release. — The penalties provided for in Article 124 shall be imposed upon any public officer or employee who delays for the period of time specified therein the performance of any judicial or executive order for the release of a prisoner or detention prisoner, or unduly delays the service of the notice of such order to said prisoner or the proceedings upon any petition for the liberation of such person.

Art. 127. Expulsion. — The penalty of prision correccional shall be imposed upon any public officer or employee who, not being thereunto authorized by law, shall expel any person from the Philippine Islands or shall compel such person to change his residence.

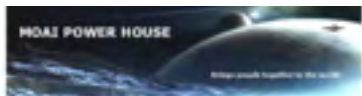
Section Two. — Violation of domicile

Art. 128. Violation of domicile. — The penalty of prision correccional in its minimum period shall be imposed upon any public officer or employee who, not being authorized by judicial order, shall enter any dwelling against the will of the owner thereof, search papers or other effects found therein without the previous consent of such owner, or having surreptitiously entered said dwelling, and being required to leave the premises, shall refuse to do so.

If the offense be committed in the night-time, or if any papers or effects not constituting evidence of a crime be not returned immediately after the search made by the offender, the penalty shall be prision correccional in its medium and maximum periods.

Art. 129. Search warrants maliciously obtained and abuse in the service of those legally obtained. — In addition to the liability attaching to the offender for the commission of any other offense, the penalty of arresto mayor in its maximum period to prision correccional in its minimum period and a fine not exceeding P1,000 pesos shall be imposed upon any public officer or employee who shall procure a search warrant without just cause, or, having legally procured the same, shall exceed his authority or use unnecessary severity in executing the same.





Art. 130. Searching domicile without witnesses. — The penalty of arresto mayor in its medium and maximum periods shall be imposed upon a public officer or employee who, in cases where a search is proper, shall search the domicile, papers or other belongings of any person, in the absence of the latter, any member of his family, or in their default, without the presence of two witnesses residing in the same locality.chanrobles virtual law library

Section Three. — Prohibition, interruption and dissolution of peaceful meetings

Art. 131. Prohibition, interruption and dissolution of peaceful meetings. — The penalty of prison correccional in its minimum period shall be imposed upon any public officer or employee who, without legal ground, shall prohibit or interrupt the holding of a peaceful meeting, or shall dissolve the same. The same penalty shall be imposed upon a public officer or employee who shall hinder any person from joining any lawful association or from attending any of its meetings.chanrobles virtual law library The same penalty shall be imposed upon any public officer or employee who shall prohibit or hinder any person from addressing, either alone or together with others, any petition to the authorities for the correction of abuses or redress of grievances.chanrobles virtual law library

Section Four. — Crimes against religious worship

Art. 132. Interruption of religious worship. — The penalty of prison correccional in its minimum period shall be imposed upon any public officer or employee who shall prevent or disturb the ceremonies or manifestations of any religion.

If the crime shall have been committed with violence or threats, the penalty shall be prison correccional in its medium and maximum periods.chanrobles virtual law library

Art. 133. Offending the religious feelings. — The penalty of arresto mayor in its maximum period to prison correccional in its minimum period shall be imposed upon anyone who, in a place devoted to religious worship or during the celebration of any religious ceremony shall perform acts notoriously offensive to the feelings of the faithful.chanrobles virtual law library

Title Three

CRIMES AGAINST PUBLIC ORDER Chapter One REBELLION, SEDITION AND DISLOYALTY



“MOAI CROWN BRITISH FEDERAL STATE GOVERNMENT OF NEW ZEALAND UK” Applies

Art. 134. Rebellion or insurrection; How committed. — The crime of rebellion or insurrection is committed by rising publicly and taking arms against the Government for the purpose of removing from the allegiance to said Government or its laws, the territory of the Philippine Islands or any part thereof, of any body of land, naval or other armed forces, depriving the Chief Executive or the Legislature, wholly or partially, of any of their powers or prerogatives. (As amended by R.A. 6968).

Article 134-A. Coup d'etat; How committed. — The crime of coup d'etat is a swift attack accompanied by violence, intimidation, threat, strategy or stealth, directed against duly constituted authorities of the Republic of the Philippines, or any military camp or installation, communications network, public utilities or other facilities needed for the exercise and continued possession of power, singly or simultaneously carried out anywhere in the Philippines by any person or persons, belonging to the military or police or holding any public office of employment with or without civilian support or participation for the purpose of seizing or diminishing state power. (As amended by R.A. 6968).





Art. 135. Penalty for rebellion, insurrection or coup d'etat. — Any person who promotes, maintains, or heads rebellion or insurrection shall suffer the penalty of reclusion perpetua.chanrobles virtual law library

Any person merely participating or executing the commands of others in a rebellion shall suffer the penalty of reclusion temporal.chanrobles virtual law library

Any person who leads or in any manner directs or commands others to undertake a coup d'etat shall suffer the penalty of reclusion perpetua.chanrobles virtual law library

Any person in the government service who participates, or executes directions or commands of others in undertaking a coup d'etat shall suffer the penalty of prision mayor in its maximum period.chanrobles virtual law library

Any person not in the government service who participates, or in any manner supports, finances, abets or aids in undertaking a coup d'etat shall suffer the penalty of reclusion temporal in its maximum period.chanrobles virtual law library

When the rebellion, insurrection, or coup d'etat shall be under the command of unknown leaders, any person who in fact directed the others, spoke for them, signed receipts and other documents issued in their name, as performed similar acts, on behalf or the rebels shall be deemed a leader of such a rebellion, insurrection, or coup d'etat. (As amended by R.A. 6968, approved on October 24, 1990).

Art. 136. Conspiracy and proposal to commit coup d'etat, rebellion or insurrection. — The conspiracy and proposal to commit coup d'etat shall be punished by prision mayor in minimum period and a fine which shall not exceed eight thousand pesos (P8,000.00).chanrobles virtual law library

The conspiracy and proposal to commit rebellion or insurrection shall be punished respectively, by prision correccional in its maximum period and a fine which shall not exceed five thousand pesos (P5,000.00) and by prision correccional in its medium period and a fine not exceeding two thousand pesos (P2,000.00). (As amended by R.A. 6968, approved October 24, 1990).

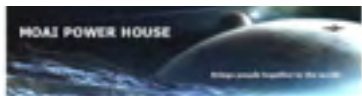
Art. 137. Disloyalty of public officers or employees. — The penalty of prision correccional in its minimum period shall be imposed upon public officers or employees who have failed to resist a rebellion by all the means in their power, or shall continue to discharge the duties of their offices under the control of the rebels or shall accept appointment to office under them. (Reinstated by E.O. No. 187).

Art. 138. Inciting a rebellion or insurrection. — The penalty of prision mayor in its minimum period shall be imposed upon any person who, without taking arms or being in open hostility against the Government, shall incite others to the execution of any of the acts specified in article 134 of this Code, by means of speeches, proclamations, writings, emblems, banners or other representations tending to the same end. (Reinstated by E.O. No. 187).

Art. 139. Sedition; How committed. — The crime of sedition is committed by persons who rise publicly and tumultuously in order to attain by force, intimidation, or by other means outside of legal methods, any of the following objects:

1. To prevent the promulgation or execution of any law or the holding of any popular election;
2. To prevent the National Government, or any provincial or municipal government or any public officer thereof from freely exercising its or his functions, or prevent the execution of any administrative order;
3. To inflict any act of hate or revenge upon the person or property of any public officer or employee;
4. To commit, for any political or social end, any act of hate or revenge against private persons or any social class; and
5. To despoil, for any political or social end, any person, municipality or province, or the National Government (or the Government of the United States), of all its property or any part thereof.chanrobles virtual law library

Art. 140. Penalty for sedition. — The leader of a sedition shall suffer the penalty of prision mayor in its minimum period and a fine not exceeding 10,000 pesos.



Other persons participating therein shall suffer the penalty of prison correccional in its maximum period and a fine not exceeding 5,000 pesos. (Reinstated by E.O. No. 187).

Art. 141. Conspiracy to commit sedition. — Persons conspiring to commit the crime of sedition shall be punished by prison correccional in its medium period and a fine not exceeding 2,000 pesos. (Reinstated by E.O. No. 187).

Art. 142. Inciting to sedition. — The penalty of prison correccional in its maximum period and a fine not exceeding 2,000 pesos shall be imposed upon any person who, without taking any direct part in the crime of sedition, should incite others to the accomplishment of any of the acts which constitute sedition, by means of speeches, proclamations, writings, emblems, cartoons, banners, or other representations tending to the same end, or upon any person or persons who shall utter seditious words or speeches, write, publish, or circulate scurrilous libels against the Government (of the United States or the Government of the Commonwealth) of the Philippines, or any of the duly constituted authorities thereof, or which tend to disturb or obstruct any lawful officer in executing the functions of his office, or which tend to instigate others to cabal and meet together for unlawful purposes, or which suggest or incite rebellious conspiracies or riots, or which lead or tend to stir up the people against the lawful authorities or to disturb the peace of the community, the safety and order of the Government, or who shall knowingly conceal such evil practices. (Reinstated by E.O. No. 187).

Chapter Two

CRIMES AGAINST POPULAR REPRESENTATION

Section One. — Crimes against legislative bodies and similar bodies

Art. 143. Act tending to prevent the meeting of the Assembly and similar bodies. — The penalty of prison correccional or a fine ranging from 200 to 2,000 pesos, or both, shall be imposed upon any person who, by force or fraud, prevents the meeting of the National Assembly (Congress of the Philippines) or of any of its committees or subcommittees, constitutional commissions or committees or divisions thereof, or of any provincial board or city or municipal council or board. (Reinstated by E.O. No. 187).

Art. 144. Disturbance of proceedings. — The penalty of arresto mayor or a fine from 200 to 1,000 pesos shall be imposed upon any person who disturbs the meetings of the National Assembly (Congress of the Philippines) or of any of its committees or subcommittees, constitutional commissions or committees or divisions thereof, or of any provincial board or city or municipal council or board, or in the presence of any such bodies should behave in such manner as to interrupt its proceedings or to impair the respect due it. (Reinstated by E.O. No. 187).

Section Two. — Violation of parliamentary immunity

APPLIES TO MOAI CROWN UK FEDERAL STATE CONGRESS PROROGUE NZ GOVERNMENT

Art. 145. Violation of parliamentary immunity. — The penalty of prison mayor shall be imposed upon any person who shall use force, intimidation, threats, or fraud to prevent any member of the National Assembly (Congress of the Philippines) from attending the meetings of the Assembly (Congress) or of any of its committees or subcommittees, constitutional commissions or committees or divisions thereof, from expressing his opinions or casting his vote; and the penalty of prison correccional shall be imposed upon any public officer or employee who shall, while the Assembly (Congress) is in regular or special session, arrest or search any member thereof, except in case such member has committed a crime punishable under this Code by a penalty higher than prison mayor.





Chapter Three

ILLEGAL ASSEMBLIES AND ASSOCIATIONS

Art. 146. Illegal assemblies. — The penalty of prison correccional in its maximum period to prison mayor in its medium period shall be imposed upon the organizers or leaders of any meeting attended by armed persons for the purpose of committing any of the crimes punishable under this Code, or of any meeting in which the audience is incited to the commission of the crime of treason, rebellion or insurrection, sedition or assault upon a person in authority or his agents. Persons merely present at such meeting shall suffer the penalty of arresto mayor, unless they are armed, in which case the penalty shall be prison correccional. chan robes virtual law library

If any person present at the meeting carries an unlicensed firearm, it shall be presumed that the purpose of said meeting, insofar as he is concerned, is to commit acts punishable under this Code, and he shall be considered a leader or organizer of the meeting within the purview of the preceding paragraph.chan robes virtual law library

As used in this article, the word "meeting" shall be understood to include a gathering or group, whether in a fixed place or moving. (Reinstated by E.O. No. 187).

Art. 147. Illegal associations. — The penalty of prison correccional in its minimum and medium periods and a fine not exceeding 1,000 pesos shall be imposed upon the founders, directors, and presidents of associations totally or partially organized for the purpose of committing any of the crimes punishable under this Code or for some purpose contrary to public morals. Mere members of said associations shall suffer the penalty of arresto mayor. (Reinstated by E.O. No. 187).

Chapter Four

ASSAULT UPON, AND RESISTANCE AND DISOBEDIENCE TO, PERSONS IN AUTHORITY AND THEIR AGENTS

Art. 148. Direct assaults. — Any person or persons who, without a public uprising, shall employ force or intimidation for the attainment of any of the purpose enumerated in defining the crimes of rebellion and sedition, or shall attack, employ force, or seriously intimidate or resist any person in authority or any of his agents, while engaged in the performance of official duties, or on occasion of such performance, shall suffer the penalty of prison correccional in its medium and maximum periods and a fine not exceeding P1,000 pesos, when the assault is committed with a weapon or when the offender is a public officer or employee, or when the offender lays hands upon a person in authority. If none of these circumstances be present, the penalty of prison correccional in its minimum period and a fine not exceeding P500 pesos shall be imposed.

Art. 149. Indirect assaults. — The penalty of prison correccional in its minimum and medium periods and a fine not exceeding P500 pesos shall be imposed upon any person who shall make use of force or intimidation upon any person coming to the aid of the authorities or their agents on occasion of the commission of any of the crimes defined in the next preceding article.chan robes virtual law library

Art. 150. Disobedience to summons issued by the National Assembly, its committees or subcommittees, by the Constitutional Commissions, its committees, subcommittees or divisions. — The penalty of arresto mayor or a fine ranging from two hundred to one thousand pesos, or both such fine and imprisonment shall be imposed upon any person who, having been duly summoned to attend as a witness before the National Assembly, (Congress), its special or standing committees and subcommittees, the Constitutional Commissions and its committees, subcommittees, or divisions, or before any commission or committee chairman or member authorized to summon witnesses, refuses, without legal excuse, to obey such summons, or being present before any such legislative or constitutional body or official, refuses to be sworn or placed under affirmation or to answer any legal





inquiry or to produce any books, papers, documents, or records in his possession, when required by them to do so in the exercise of their functions. The same penalty shall be imposed upon any person who shall restrain another from attending as a witness, or who shall induce disobedience to a summon or refusal to be sworn by any such body or official. chanrobles virtual law library

Art. 151. Resistance and disobedience to a person in authority or the agents of such person. — The penalty of arresto mayor and a fine not exceeding 500 pesos shall be imposed upon any person who not being included in the provisions of the preceding articles shall resist or seriously disobey any person in authority, or the agents of such person, while engaged in the performance of official duties. chanrobles virtual law library

When the disobedience to an agent of a person in authority is not of a serious nature, the penalty of arresto menor or a fine ranging from 10 to P100 pesos shall be imposed upon the offender. chanrobles virtual law library

Art. 152. Persons in authority and agents of persons in authority; Who shall be deemed as such. — In applying the provisions of the preceding and other articles of this Code, any person directly vested with jurisdiction, whether as an individual or as a member of some court or governmental corporation, board, or commission, shall be deemed a person in authority. A barrio captain and a barangay chairman shall also be deemed a person in authority. chanrobles virtual law library

A person who, by direct provision of law or by election or by appointment by competent authority, is charged with the maintenance of public order and the protection and security of life and property, such as a barrio councilman, barrio policeman and barangay leader and any person who comes to the aid of persons in authority, shall be deemed an agent of a person in authority. chanrobles virtual law library

In applying the provisions of Articles 148 and 151 of this Code, teachers, professors and persons charged with the supervision of public or duly recognized private schools, colleges and universities, and lawyers in the actual performance of their professional duties or on the occasion of such performance, shall be deemed persons in authority. (As amended by PD No. 299, Sept. 19, 1973 and Batas Pambansa Blg. 873, June 12, 1985).

Chapter Five PUBLIC DISORDERS

Art. 153. Tumults and other disturbance of public orders; Tumultuous disturbance or interruption liable to cause disturbance. — The penalty of arresto mayor in its medium period to prision correccional in its minimum period and a fine not exceeding 1,000 pesos shall be imposed upon any person who shall cause any serious disturbance in a public place, office, or establishment, or shall interrupt or disturb public performances, functions or gatherings, or peaceful meetings, if the act is not included in the provisions of Articles 131 and 132.

The penalty next higher in degree shall be imposed upon persons causing any disturbance or interruption of a tumultuous character. chanrobles virtual law library

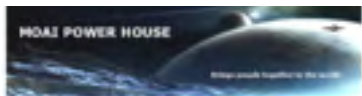
The disturbance or interruption shall be deemed to be tumultuous if caused by more than three persons who are armed or provided with means of violence. chanrobles virtual law library

The penalty of arresto mayor shall be imposed upon any person who in any meeting, association, or public place, shall make any outcry tending to incite rebellion or sedition or in such place shall display placards or emblems which provoke a disturbance of the public order. chanrobles virtual law library

The penalty of arresto menor and a fine not to exceed P200 pesos shall be imposed upon these persons who in violation of the provisions contained in the last clause of Article 85, shall bury with pomp the body of a person who has been legally executed. chanrobles virtual law library

Art. 154. Unlawful use of means of publication and unlawful utterances. — The penalty of arresto mayor and a fine ranging from P200 to P1,000 pesos shall be imposed upon:





1. Any person who by means of printing, lithography, or any other means of publication shall publish or cause to be published as news any false news which may endanger the public order, or cause damage to the interest or credit of the State;
2. Any person who by the same means, or by words, utterances or speeches shall encourage disobedience to the law or to the constituted authorities or praise, justify, or extol any act punished by law;
3. Any person who shall maliciously publish or cause to be published any official resolution or document without proper authority, or before they have been published officially; or
4. Any person who shall print, publish, or distribute or cause to be printed, published, or distributed books, pamphlets, periodicals, or leaflets which do not bear the real printer's name, or which are classified as anonymous.

Art. 155. Alarms and scandals. — The penalty of arresto menor or a fine not exceeding P200 pesos shall be imposed upon:

1. Any person who within any town or public place, shall discharge any firearm, rocket, firecracker, or other explosives calculated to cause alarm or danger;
2. Any person who shall instigate or take an active part in any charivari or other disorderly meeting offensive to another or prejudicial to public tranquility;
3. Any person who, while wandering about at night or while engaged in any other nocturnal amusements, shall disturb the public peace; or
4. Any person who, while intoxicated or otherwise, shall cause any disturbance or scandal in public places, provided that the circumstances of the case shall not make the provisions of Article 153 applicable.

Art. 156. Delivery of prisoners from jails. — The penalty of arresto mayor in its maximum period of prison correccional in its minimum period shall be imposed upon any person who shall remove from any jail or penal establishment any person confined therein or shall help the escape of such person, by means of violence, intimidation, or bribery. If other means are used, the penalty of arresto mayor shall be imposed.

If the escape of the prisoner shall take place outside of said establishments by taking the guards by surprise, the same penalties shall be imposed in their minimum period.

Chapter Six EVASION OF SERVICE OF SENTENCE

Art. 157. Evasion of service of sentence. — The penalty of prison correccional in its medium and maximum periods shall be imposed upon any convict who shall evade service of his sentence by escaping during the term of his imprisonment by reason of final judgment. However, if such evasion or escape shall have taken place by means of unlawful entry, by breaking doors, windows, gates, walls, roofs, or floors, or by using picklocks, false keys, deceit, violence or intimidation, or through connivance with other convicts or employees of the penal institution, the penalty shall be prison correccional in its maximum period.

Art. 158. Evasion of service of sentence on the occasion of disorder, conflagrations, earthquakes, or other calamities. — A convict who shall evade the service of his sentence, by leaving the penal institution where he shall have been confined, on the occasion of disorder resulting from a conflagration, earthquake, explosion, or similar catastrophe, or during a mutiny in which he has not participated, shall suffer an increase of one-fifth of the time still remaining to be served under the original sentence, which in no case shall exceed six months, if he shall fail to give himself up to the authorities within forty-eight hours following the issuance of a proclamation by the Chief Executive announcing the passing away of such calamity.

Convicts who, under the circumstances mentioned in the preceding paragraph, shall give themselves





up to the authorities within the above mentioned period of 48 hours, shall be entitled to the deduction provided in Article 98.chanrobles virtual law library

Art. 159. Other cases of evasion of service of sentence. — The penalty of prision correccional in its minimum period shall be imposed upon the convict who, having been granted conditional pardon by the Chief Executive, shall violate any of the conditions of such pardon. However, if the penalty remitted by the granting of such pardon be higher than six years, the convict shall then suffer the unexpired portion of his original sentence.chanrobles virtual law library

Chapter Seven

COMMISSION OF ANOTHER CRIME DURING SERVICE OF PENALTY IMPOSED FOR ANOTHER PREVIOUS OFFENSE

Art. 160. Commission of another crime during service of penalty imposed for another offense; Penalty. — Besides the provisions of Rule 5 of Article 62, any person who shall commit a felony after having been convicted by final judgment, before beginning to serve such sentence, or while serving the same, shall be punished by the maximum period of the penalty prescribed by law for the new felony. chanrobles virtual law library

Any convict of the class referred to in this article, who is not a habitual criminal, shall be pardoned at the age of seventy years if he shall have already served out his original sentence, or when he shall complete it after reaching the said age, unless by reason of his conduct or other circumstances he shall not be worthy of such clemency.chanrobles virtual law library

Title Four

CRIMES AGAINST PUBLIC INTEREST

NEW ZEALAND GOVERNMENT FORGED A PUBLIC SEAL OF "MAORI" AND FAKE QUEEN

Chapter One

FORGERIES

Section One. — **Forging the seal of the Government of the**

Philippine Islands, the signature or stamp of the Chief Executive.chanrobles virtual law library

Art. 161. Counterfeiting the great seal of the Government of the Philippine Islands, forging the signature or stamp of the Chief Executive. — The penalty of reclusion temporal shall be imposed upon any person who shall forge the Great Seal of the Government of the Philippine Islands or the signature or stamp of the Chief Executive.chanrobles virtual law library

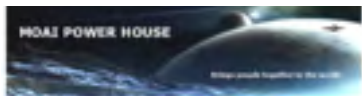
Art. 162. Using forged signature or counterfeit seal or stamp. — The penalty of prision mayor shall be imposed upon any person who shall knowingly make use of the counterfeit seal or forged signature or stamp mentioned in the preceding article.chanrobles virtual law library

Section Two. — Counterfeiting Coins

Art. 163. Making and importing and uttering false coins. — Any person who makes, imports, or utters, false coins, in connivance with counterfeiters, or importers, shall suffer:

1. Prision mayor in its minimum and medium periods and a fine not to exceed P10,000 pesos, if the counterfeited coin be silver coin of the Philippines or coin of the Central Bank of the Philippines of ten centavo denomination or above.chanrobles virtual law library
2. Prision correccional in its minimum and medium periods and a fine of not to exceed P2,000 pesos, if the counterfeited coins be any of the minor coinage of the Philippines or of the Central Bank of the Philippines below ten-centavo denomination.chanrobles virtual law library
3. Prision correccional in its minimum period and a fine not to exceed P1,000 pesos, if the counterfeited coin be currency of a foreign country. (As amended by R.A. No. 4202, approved June





19, 1965).

Art. 164. Mutilation of coins; Importation and utterance of mutilated coins. — The penalty of prison correccional in its minimum period and a fine not to exceed P2,000 pesos shall be imposed upon any person who shall mutilate coins of the legal currency of the United States or of the Philippine Islands or import or utter mutilated current coins, or in connivance with mutilators or importers.

Art. 165. Selling of false or mutilated coin, without connivance. — The person who knowingly, although without the connivance mentioned in the preceding articles, shall possess false or mutilated coin with intent to utter the same, or shall actually utter such coin, shall suffer a penalty lower by one degree than that prescribed in said articles.chanrobles virtual law library

Section Three. — Forging treasury or bank notes, obligations and securities; importing and uttering false or forged notes,

obligations and securities.chanrobles virtual law library **NZ GOVERNMENT ALTERED DOCUMENTS**

Art. 166. Forging treasury or bank notes on other documents payable to bearer; importing, and uttering such false or forged notes and documents. — The forging or falsification of treasury or bank notes or certificates or other obligations and securities payable to bearer and the importation and uttering in connivance with forgers or importers of such false or forged obligations or notes, shall be punished as follows:

1. By reclusion temporal in its minimum period and a fine not to exceed P10,000 pesos, if the document which has been falsified, counterfeited, or altered, is an obligations or security of the United States or of the Philippines Islands.chanrobles virtual law library

The word "obligation or security of the United States or of the Philippine Islands" shall be held to mean all bonds, certificates of indebtedness, national bank notes, fractional notes, certificates of deposit, bills, checks, or drafts for money, drawn by or upon authorized officers of the United States or of the Philippine Islands, and other representatives of value, of whatever denomination, which have been or may be issued under any act of the Congress of the United States or of the Philippine Legislature.chanrobles virtual law library

2. By prision mayor in its maximum period and a fine not to exceed P5,000 pesos, if the falsified or altered document is a circulating note issued by any banking association duly authorized by law to issue the same.chanrobles virtual law library

3. By prision mayor in its medium period and a fine not to exceed P5,000 pesos, if the falsified or counterfeited document was issued by a foreign government.chanrobles virtual law library

4. By prision mayor in its minimum period and a fine not to exceed P2,000 pesos, when the forged or altered document is a circulating note or bill issued by a foreign bank duly authorized therefor.chanrobles virtual law library

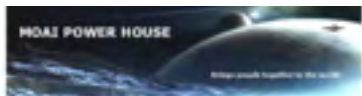
Art. 167. Counterfeiting, importing and uttering instruments not payable to bearer. — Any person who shall forge, import or utter, in connivance with the forgers or importers, any instrument payable to order or other document of credit not payable to bearer, shall suffer the penalties of prison correccional in its medium and maximum periods and a fine not exceeding P6,000 pesos.

Art. 168. Illegal possession and use of false treasury or bank notes and other instruments of credit. — Unless the act be one of those coming under the provisions of any of the preceding articles, any person who shall knowingly use or have in his possession, with intent to use any of the false or falsified instruments referred to in this section, shall suffer the penalty next lower in degree than that prescribed in said articles.chanrobles virtual law library

Art. 169. How forgery is committed. — The forgery referred to in this section may be committed by any of the following means:

1. By giving to a treasury or bank note or any instrument, payable to bearer or order mentioned therein, the appearance of a true genuine document.chanrobles virtual law library





2. By erasing, substituting, counterfeiting or altering by any means the figures, letters, words or signs contained therein.chanrobles virtual law library
Section Four. — Falsification of legislative, public, commercial, and privatedocuments, and wireless, telegraph, and telephone message.chanrobles virtual law library

NEW ZEALAND GOVERNMENT ALTERED WORD “NATIVE” TO “MAORI” DATES ON LEGAL BRITISH ORIGINAL LAND TITLE TRANSFER DOCUMENTS AND CHANGED THE UK HISTORY

Art. 170. Falsification of legislative documents. — The penalty of prision correccional in its maximum period and a fine not exceeding P6,000 pesos shall be imposed upon any person who, without proper authority therefor alters any bill, resolution, or ordinance enacted or approved or pending approval by either House of the Legislature or any provincial board or municipal council.

Art. 171. Falsification by public officer, employee or notary or ecclesiastic minister. — The penalty of prision mayor and a fine not to exceed P5,000 pesos shall be imposed upon any public officer, employee, or notary who, taking advantage of his official position, shall falsify a document by committing any of the following acts:

1. Counterfeiting or imitating any handwriting, signature or rubric;
2. Causing it to appear that persons have participated in any act or proceeding when they did not in fact so participate;
3. Attributing to persons who have participated in an act or proceeding statements other than those in fact made by them;
4. Making untruthful statements in a narration of facts;
5. Altering true dates;
6. Making any alteration or intercalation in a genuine document which changes its meaning;
7. Issuing in an authenticated form a document purporting to be a copy of an original document when no such original exists, or including in such a copy a statement contrary to, or different from, that of the genuine original; or
8. Intercalating any instrument or note relative to the issuance thereof in a protocol, registry, or official book.chanrobles virtual law library

The same penalty shall be imposed upon any ecclesiastical minister who shall commit any of the offenses enumerated in the preceding paragraphs of this article, with respect to any record or document of such character that its falsification may affect the civil status of persons.

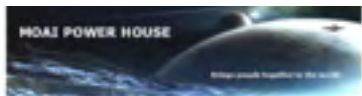
Art. 172. Falsification by private individual and use of falsified documents. — The penalty of prision correccional in its medium and maximum periods and a fine of not more than P5,000 pesos shall be imposed upon:

1. Any private individual who shall commit any of the falsifications enumerated in the next preceding article in any public or official document or letter of exchange or any other kind of commercial document; and
2. Any person who, to the damage of a third party, or with the intent to cause such damage, shall in any private document commit any of the acts of falsification enumerated in the next preceding article.chanrobles virtual law library

Any person who shall knowingly introduce in evidence in any judicial proceeding or to the damage of another or who, with the intent to cause such damage, shall use any of the false documents embraced in the next preceding article, or in any of the foregoing subdivisions of this article, shall be punished by the penalty next lower in degree.

Art. 173. Falsification of wireless, cable, telegraph and telephone messages, and use of said falsified messages. — The penalty of prision correccional in its medium and maximum periods shall be





imposed upon officer or employee of the Government or of any private corporation or concern engaged in the service of sending or receiving wireless, cable or telephone message who utters a fictitious wireless, telegraph or telephone message of any system or falsifies the same. chanrobles virtual law library

Any person who shall use such falsified dispatch to the prejudice of a third party or with the intent of cause such prejudice, shall suffer the penalty next lower in degree. chanrobles virtual law library
Section Five. — Falsification of medical certificates, certificates of merit or services and the like. chanrobles virtual law library

Art. 174. False medical certificates, false certificates of merits or service, etc. — The penalties of arresto mayor in its maximum period to prision correccional in its minimum period and a fine not to exceed P1,000 pesos shall be imposed upon:

1. Any physician or surgeon who, in connection, with the practice of his profession, shall issue a false certificate; and
2. Any public officer who shall issue a false certificate of merit of service, good conduct or similar circumstances. chanrobles virtual law library

The penalty of arresto mayor shall be imposed upon any private person who shall falsify a certificate falling within the classes mentioned in the two preceding subdivisions.

Art. 175. Using false certificates. — The penalty of arresto menor shall be imposed upon any one who shall knowingly use any of the false certificates mentioned in the next preceding article. chanrobles virtual law library

Section Six. — Manufacturing, importing and possession of instruments or implements intended for the commission of falsification. chanrobles virtual law library

Art. 176. Manufacturing and possession of instruments or implements for falsification. — The penalty of prision correccional in its medium and maximum periods and a fine not to exceed P10,000 pesos shall be imposed upon any person who shall make or introduce into the Philippine Islands any stamps, dies, marks, or other instruments or implements intended to be used in the commission of the offenses of counterfeiting or falsification mentioned in the preceding sections of this Chapter. chan robles virtual law library

Any person who, with the intention of using them, shall have in his possession any of the instruments or implements mentioned in the preceding paragraphs, shall suffer the penalty next lower in degree than that provided therein. chanrobles virtual law library

Chapter Two

OTHER FALSIFICATIONS - NZ GOVERNMENT STOLE OUR 1834 KING WIL13 CHIEFS FLAG

Sec. One. — Usurpation of authority, rank, title, and improper use of names, uniforms and insignia. chanrobles virtual law library **NZ “CROWN” GOVERNMENT MADE MONEY OF OUR FLAG**

Art. 177. Usurpation of authority or official functions. — Any person who shall knowingly and falsely represent himself to be an officer, agent or representative of any department or agency of the Philippine Government or of any foreign government, or who, under pretense of official position, shall perform any act pertaining to any person in authority or public officer of the Philippine Government or any foreign government, or any agency thereof, without being lawfully entitled to do so, shall suffer the penalty of prision correccional in its minimum and medium periods.

Art. 178. Using fictitious name and concealing true name. — The penalty of arresto mayor and a fine not to exceed 500 pesos shall be imposed upon any person who shall publicly use a fictitious name for





the purpose of concealing a crime, evading the execution of a judgment or causing damage.chanrobles virtual law library

Any person who conceals his true name and other personal circumstances shall be punished by arresto menor or a fine not to exceed 200 pesos.chanrobles virtual law library

Art. 179. Illegal use of uniforms or insignia. — The penalty of arresto mayor shall be imposed upon any person who shall publicly and improperly make use of insignia, uniforms or dress pertaining to an office not held by such person or to a class of persons of which he is not a member.chanrobles virtual law library

Moai Crown King William IV Confederation of Chiefs Debtor Instrument Charged against every Named Photographed Corporation Trust Crown Agent President Prime Minister King Pope Francis WEF Klaus Shwarb King Charles Joe Biden Jacinda Ardern Bill this Legal Pound Note Pope Francis Motu Proprio



Lord Baron Boyce our Legal Flag Partner to the Great Seals of Britain UK King William IV and King William III where we get our Flag Jurisdiction and Legal Authority Landowners





Court Hearing against President of US Joe Biden and Mark Brown PM of Cook Islands Scandal



This Flag belongs to the NZ Confederation of Chiefs Hon. Mark Brown

We are making history today at the Pacific Islands and United States of America summit. We discussed major issues such as climate change and regional security.

Also, the USA has formally recognised the Cook Islands as a sovereign state. This is a valuable stepping stone to direct engagement with the USA

<https://www.facebook.com/honmarkbrown/videos/396277349192107>

Joe Biden and Mark Brown this New Zealand British Crown Native Magistrate Kings Bench Court Found you have Illegally Used our Confederation of Native Chiefs King William III King William IV 8 Point Star St Patrick Flag Jurisdiction and Legal Authority of Admiral of the Fleet Michael Boyce (Lord Baron Boyce) House of Lords Partnership with our Chiefs as Sovereigns





of our Lands Ownership Property Flag to Britain UK when you the President of USA America and PM Jacinda Ardern cut your Sovereign Ties Legally with Britain UK Parliament and House of Lords gives you NO AUTHORITY to usurp our NATIVE CHIEFS CONTRACT FLAG with our BRITISH MILITARY PROTECTORATE FLAG OF TRADING BANK BUSINESS OWNERSHIP YOU TWO WITH MARK BROWN Have TAMPERED WITH OUR CONTRACT WE PROSECUTE YOU 3 as a DECLARATION OF WAR GUILTY CHARGED call on the BRITISH MILITARY to STOP YOU 3
[John Wanoa](#) 24 May 2017 Shared with Public

EVIDENCE INDIGENOUS NATIVE LAND TITLE CONTRACT FIXED TO KING WILLIAM IV FLAG

Moai Power House Group Limited Limited London UK Na Atua E Wa Aotea Limited
07B/16 Park Avenue Otahuhu 1062 Auckland New Zealand

Affidavit: Written Proof and Video "Fact" Evidence Grand Jury Trial Court Hearing

"Moai Crown" Paramount Chief Holds Allodial Native Land Title as the Commercial Landowner"SHIP"
MEMORIAL TITLES over Aotea New Zealand and Pacific Islands

Wednesday 24 May 2017

Dear

Kevin Ries: Moai Tidal Energy Manager Logistics Hydrogen New Zealand

Jackie Littlergordon: Company Executive Finance Manager Scotland UK

Andy Littlergordon: Stone Mason Property Building Construction Manager Scotland UK

Xara Littlergordon: Property Development Real Estate Market Research Assistant Scotland

Jeroni Littlergordon: Moai Tidal Energy Research Technology Electronics Assistant Scotland

Matt Taylor: Brighton "Moai Crown" State "Moai Power House Group Ltd Management UK

Jackie Littlergordon "Moai Crown" Company General Manager Scotland UK

Desmond Wanoa: Native Grand Jury Trial Kings Bench Court Sheriff Cultural Manager

Rapata Kaa: Historian Toi Karakau Whakapapa Mt Hikurangi Project Manager East Cape

Waitangi Marae Kings Bench Native Grand Jury Trial Magistrates Court

"Moai Crown" Commercial Private Contract Landowners

Herewini Karaka: Grand Jury Court Judge

Bundy Waitai: Grand Jury Court Head Judge

Manahi Parapara Mauheni JP Kings Crown Native Court Magistrate & Queens Crown Judge

Kingi Taurua: Te Tii Marae Waitangi Marae Queen Victoria Trust Claimant and Judge

Here are more Videos after the Hui in Waitangi on 20th May 2017 to claim the 1834 Flag of Admiralty
Court Martial Law Jurisdiction over New Zealand Country Authority

To Enforce and Force these 65 page Writ Warrant and "Fact" "Citation" Evidence Statements and
Video Citation Fact Evidence to Force the Paramount Chiefs Laws

Regards

John Kahaki Wanoa





"Moai Crown" Trading Bank, Creditor, Customary Legal Advocate, Native Land Commissioner
Videos Evidence "Fact Evidence"

<https://youtu.be/AtPfrqdSgyo>

<https://youtu.be/jOqs-Hv9ptw>

https://youtu.be/kwkz-BDt_ik

<https://youtu.be/2MIeLZGQ6AI>

<https://youtu.be/818xJ9NuTUo>

<https://youtu.be/c7mwyYAKfUk>

<https://youtu.be/mrC1MO03b3s>

<https://youtu.be/K6XhMF9w9SE>

<https://youtu.be/ijvkeSHA-U8>

https://youtu.be/fgc9IJ_PMhg

<https://youtu.be/5s6kwUYHQc0>

John Wanoa added 5 new photos.

1 hr ·

Moai Crown Confederation States 4 Regional Jurisdiction Boundary/Aukati Areas of Te Tai Rawhiti (Grey), Te Tai Tokerau (yellow), Te Tai Hauauru (Green), Te Tai Tonga (Blue)

Moai Crown Confederation States 4 in Regional Boundary Boundary / Aukati areas of te tai Rawhiti (Grey), te tai Tokerau (Yellow), te tai Hauauru (Green), te tai Tonga (Blue)

Inline image 1

Dear Manahi Parapara Mauheni JP and Paramount Chiefs others

Thank you for your response

With that I will say something nice to the Taumata Kaumatua O Nga Puhi to make up for the blunt attitude I hold and to make the peace for what I did that we are one together and I lost something on that day but trust that it will be put right for the reasons for which I forgive the wrongs if any one has been hurt by my strong words when I get upset I do have no one to check me and on my own my heart race away at Hui to stand alone with no back up support I learn to keep going I can come to the Hui with my nephew coming up from Gisborne today to learn more from me for back home at the coast He has picked up all I have on line and will follow from me for the Kaumatua Elders at Rangitukia and Te Araroa with Rapata Kaa in Rangitukia my main man there with Tamati Reid and them my Executive and Chick Karaka in Whakaangiangi Awatere Marae is my biggest support as the Rangatira on that Marae I come up with confidence that we will all support each other and i am not alone any more with you all understand me more

Thank you Manahi you have calmed down my mamai Mohi Manukau is watching over me the same as when we went up one tree hill he said to me not to worry about nyone trying to stop us just go up the hill with the Apotoro they will look after you Thats why I stick to you Apotoro Manahi We know whats





best to do to keep the peace though I am at war I need to be a strong lead that I can do it with you Bundy, Kingi, Jim Wikotu and Herewini Karaka and you I have full confidence to give you my all

Thank you

Hoani Kahaki Wanoa

Mohi Manukau 4 main Tribes Memorial Land Title set up in Edinburgh Scotland under the "MANUKAU COMPANY" Real Estate Company for New Zealand This Carving is the Native Parliament set up for Cornwall Park Auckland Federal State Dual Government to King William IV in 1834 by Paramount Chief Rewharewha Manukau for Kawharu the Giant of Waikato at that time this carving i the Parliament I will explain it in a video today. Was set up in 1820 to 1830 with Paramount Chief Tira Waikato Whareherehere Manukau of Maungatautari Mountain Cambridge before he went with Hongi Hika on Kendals Ship to Cambridge England to learn English and put the Native Title together with the Magistrate Court Lieutenant William Symonds British Navy 23rd Regiment Edinburgh Scotland which was to become the British "Crown" King William IV Native Title Blueprint President in Puponga Pa Manukau Heads but the Pirate NSW New Zealand Government Hijacked it for their self after King William IV Died our Chiefs did not see this and carried on killing Mohi Manukau Moriori Aotea Waikato Tribe because they hated the Moriori Manukau Tribe and still did all the time I sat at Waitangi hammered away at Mohi and I copped all the flack too And when he died I was left to battle his Freemason Title on my own on One tree Hill till we got arrested and thrown into jail I suffered there as well for Mohi sake and found it hard to make anyone listen Now I think its being understood more and am thankful my job is almost through The Land comes back this way clean cut through to Britain they need this Flag to save their skin but you think they never help us so we help them is a very big ask of them.

Kia Ora

Inline image 1

John Wanoa

Facebook CITED FACT EVIDENCE" To the Te Tii Marae Waitangi Marae Rahui Marae Te Hiku O Te Ika Marae Waipuna Marae Otaua Marae Whakawhitira Marae Awaroa Marae "Moai Crown" King William IV Native Grand Jury Trial Magistrates Court May 13 · Edited

John Wanoa shared his photo.

Just now ·

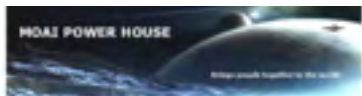
"CITATION FACT EVIDENCE" DATE 13 MAY 2017 AUCKLAND NZ PARAMOUNT CHIEF MOHI TE MAATI MANUKAU FREEMASON WAS SWORN TO SECRECY UNDER SCOTTISH RITE "OATH" NOT TO DISCLOSE ANY INFORMATION ABOUT HIS TITLES TO HIS FAMILY MORIORI HAPU AS THE PRESIDENT OF THE CHIEFS OF TRIBES OF THE CONFEDERATION ITS FLAG FROM KING WILLIAM IV AND THE FREEMASON GRAND LODGE IN EDINBURGH SCOTLAND BRITAIN UK WESTMINSTER PARLIAMENT! FORTUNATELY MOHI TOLD ME EVERYTHING ABOUT THE





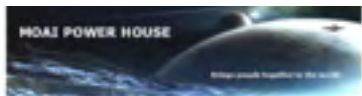
MASONIC LODGE AND ITS ORGANIZATION AND HOW THE SCOTTISH ACQUIRED HIS MORIORI NATIVE LAND CUSTOMARY TITLE INHERITANCE INFORMATION AND SPIRITUAL CONNECTION TO HIS ANCESTORS THROUGH KARAKIA WHICH HE PRACTICED AS A RATANA APOTORO MINISTER TO OVERSHADOW HIS MASONIC LAND TITLE TRANSFER ASSISTANT ROLE AS A NATIVE LAND COURT SURVEYOR PEG MARKSMAN WITH HIS UNCLE FREEMASON LODGE MASTER JUDGE JOHN ROGAN IN THE HELLENSIVE NATIVE COURT AND MASONIC LODGE MEMBER"SHIP" OF ADMIRALTY MEETINGS UNDER KING WILLIAM IV 1834 NATIVE PARAMOUNT CHIEF TE MAATI MANUKAU IV BRITISH FLAG SOVEREIGN AUTHORITY JURISDICTION AND 1852 BRITISH CONSTITUTION BEFORE IT WAS CHANGED IN 1986. MOHI CREATED THE CONFEDERATION OF CHIEFS TRIBES OF AOTEAROA IN 1985 TO HEAD OFF THE NSW NZ GOVERNMENT CHANGING HIS 1852 UK CONSTITUTION. MOHI PASSED ON TO ME ALL HIS KNOWLEDGE WHILE I WAS IN REAL ESTATE IN REMUERA AUCKLAND HE AND I EXCHANGED FREEMASON INFORMATION WITH HIS MANUKAU LAND TITLES ALL OVER NEW ZEALAND LINKED TO HIS HOME COUNTRY REKOHU (CHATHAM ISLANDS) TO NEW ZEALAND WE BOTH SPENT 6 YEARS LIVING IN HIS DAUGHTER RITA MANUKAU HOME IN HENDERSON CONSTRUCTING THE MORIORI WHAKAPAPA TO THE 4 MAIN TRIBES ON THIS MEMORIAL CARVING THAT WAS HIS TUPUNA NATIVE PARLIAMENT IN THE SPIRITUAL WORLD LINKED TO HIS AND MY SCOTTISH ROGAN FAMILY WHAKAPAPA TITLES THAT WAS ST UP BY HIS ANCESTORS REWHAREWHA MANUKAU IN OKIATO NATIVE COURT BAY OF ISLAND AND AUCKLAND PROVINCIAL BRITISH GOVERNMENT MORE OR LEES STILL LIVE AS A FEDERAL STATE GOVERNMENT UNDER THIS NATIVE PARLIAMENT WE PUT MOAI CROWN AS THE TAHITIAN POLYNESIAN MANA WHENUA DEEDS OF DISCOVERY TITLE AS "DEEDS OF TRUTH" TITLE ABSOLUTE TO THE WHOLE PACIFIC ISLANDS AS "THE WATER PEOPLE "MOAI CROWN" POLYNESIAN EXPLORER NAVIGATORS" WE BOTH AGREED ON THE MERGER OF THE NDA PUHI MOAI AND MORIORI COOK ISLAND HAPU PARAMOUNT CHIEFS! I HAVE ALL THE LIVE VIDEOS OF MOHI MANUKAU AT RAWHITI ON FILM AT REWHAREWHA MANUKAU GRAVE SITE WITH THE NAME CHANGED TO "REWA" IS HIS MANUKAU LAND TITLE THE BRITISH AND OUR SCOTTISH FREEMASON ROGAN FAMILY HAS ON THE RECORD UNDISPUTED NATIVE TITLE IN HIS STATEMENTS ON FILM IN DARGAVILLE KAIPARA AUCKLAND MAUNGATAUTARI PARIHAKA WHERE OUR WANOA ROGAN MANUKAU HAPU LIVES. I LIVED WITH MOHI AND RITA OVER A 6 YEAR PERIOD WHERE HE SAID I NEED TO GO TO ENGLAND TO CLAIM THE "QUEEN VICTORIA TRUST" CLAM DIRECT INTO HM TREASURY THAT BECAME AN FBI CASE AGAINST THE LAWYER AND LOYD'S BANKER WE WERE DEALING WITH THERE! I ONLY GOT AS FAR AS MALAYSIA WHEN THE FRAUD CONTACT THERE FOILED THE TRANSACTION I RETURNED BACK TO NEW ZEALAND! NOW I GO BACK WITH THE PARAMOUNT CHIEFS WITH ME TO AUDIT OUR "QUEEN VICTORIA TRUST" AND HIS FREEMASON INVESTMENT





ACCOUNTS ON MOHI AND MY OWN "ROGAN WANOA MANUKAU HM TREASURY BANK OF ENGLAND KING WILLIAM IV MORIORI MANUKAU NATIVE TITLE AND HIS MEMORIAL LAND TITLE OF THE 13 PARAMOUNT CHIEFS WHO SIGNED THE BRITISH ADMIRALTY 1834 FLAG OF NEW ZEALAND STILL REMAINS LEGAL TITLE WITH THIS CARVING TRANSFERRED TO THE 4 PARAMOUNT CHIEFS THAT I HAVE APPOINTED ON MOHI MANUKAU AND MY "ROYAL TAHITIAN MOAI CROWN" WANOA HAPU ANCESTRAL NATIVE LAND TITLE SCOTTISH SURVEYOR LAND ARRANGEMENTS TO PARAMOUNT CHIEF MOHI TE MAATI MANUKAU IV ANCESTOR PARAMOUNT CHIEF REWHAREWHA MANUKAU NEW ZEALAND TITLE COUNTRY 1840 TO 1862 PERIOD OF NZ LAND TRANSFERS TO RN BRITISH NAVY CAPTAIN JAMES REDDY CLENDON (BRITISH OKIATO NATIVE MAGISTRATE COURT IN (RUSSELL) BAY OF ISLANDS FROM HIS ANCESTOR PARAMOUNT CHIEF TIRA WAIKATO WHAREHEREHERE MANUKAU LIVING IN CAMBRIDGE ENGLAND THROUGH RN 23RD REGIMENT LIEUTENANT WILLIAM SYMONDS MAGISTRATE COURT LAND AGENT FOR KING WILLIAM IV 1830 TO 1837 SOVEREIGN REIGN THROUGH "ROY AND WOOD" LAND CONVEYANCE LAWYERS OFFICE IN EDINBURGH SCOTLAND WITH THE GRAND MASONIC LODGE IS LOCATED ADMINISTERING THESE "MANUKAU COMPANY" REAL ESTATE COMPANY LAND SALE AND PURCHASE AGREEMENTS! THESE GENTRY SCOTTISH EMIGRANTS PAID FOR THE MANUKAU TITLE LANDS THEY BOUGHT IN PUPONGA MANUKAU PA SITE AT MANUKAU HEADS AUCKLAND NEW ZEALAND THEY PAID FOR AS LAND SPECULATORS AND TRADESMEN NEVER GOT THEIR LAND WHEN THEY GOT ERE AND WERE SHIFTED ONTO AVONDALE HILLSBOROUGH AND PT CHEVALIER LANDS THAT THE NSW NEW ZEALAND GOVERNMENT FORGED OFF THE "MANUKAU COMPANY" LAND TITLES IN EDINBURGH AND THAT IS THE "MOAI CROWN DEED OF TRUTH" THAT THE NZ "CROWN" CORPORATION IN WELLINGTON NEW ZEALAND AND AUSTRALIA HAS TO RESPOND DENY REBUT REFUTE CHALLENGE IN FRONT OF THE 4 PARAMOUNT CHIEFS REPRESENTING THE 13 CHIEFS WHO HOLD THE JAMES REDDY CLENDON AND JAMES BUSBY OKIATO NATIVE MAGISTRATE COURT 1834 ADMIRALTY FLAG OF NEW ZEALAND GIVEN BY KING WILLIAM IV ADMIRALTY THROUGH HIS SURROGATE JAMES REDDY CLENDON HMS FORTITUDE BRITISH GOVERNMENT WESTMINSTER UK LEGITIMATE GOVERNMENT OF NEW ZEALAND TODAY BY DEFAULT OF AN ABSENT QUEEN ELIZABETH II SOVEREIGN HEAD OF NEW ZEALAND COUNTRY STATE DEFAULTS TO THE SURROGATE HOANI KAHALI WANOA NEW ZEALAND TO KING ERNEST AUGUSTUS V AS REIGNING LEGITIMATE MONARCH SOVEREIGN OF BRITAIN UK HANOVER NEW ZEALAND AND PACIFIC ISLANDS NWO WORLD COMMONWEALTH 250 COUNTRIES NOW TRADING UNDER THIS 1834 ADMIRALTY "MOAI CROWN" TRADING BANK 1834 FLAG FREE PASSAGE TO THE WORLD! THIS IS OUR HUI AT WAITANGI ON FRIDAY 19TH SATURDAY 20TH MAY 2017 CLAIM THIS "MANUKAU COMPANY" TITLE AND "QUEEN VICTORIA TRUST" AND REPLACE THE





QUEEN AND THE QUEEN OF SPAIN EMELDA MARCOS, PRINCE ANDREW AND ELIZABETH WINDSOR CORRUPT FRAUDSTERS IN THIS "CITATION FACT EVIDENCE" OF AFFIDAVITS STATEMENTS VIDEO'S AND MEMORIALS WHAKAPAPA INFORMATION TECHNOLOGY HOLY GRAIL AND MORE !

Paramount Chief Mohi Te Maati Manukau IV on One Tree Hill above Auckland New Zealand as his ancestor Kawharu the Waikato Giant 1830 <https://www.facebook.com/photo.php?fbid=10212904412506356&set=p.10212904412506356&type=3&theater>

fbid=10212904412506356&set=p.10212904412506356&type=3&theater

Inline image 2

John Wanoa Paramount Chief Mohi Te Maati Manukau IV unveiling his ancestor Kawharu the Giant of Waikato Tribe and Paramount Chief Tira Whailato Whareherehere Manukau of 1820 went to London with Bishop Kendal to Write the Native English Dictionary and form the Native Parliament and Native Land Title Instruments

Inline image 3

John Wanoa Kawharu the Giant father was Ngaere from Raglan Kawhia West Coast and Rat Te Ngaere in Rawhiti Bay of Islands where Rewharewha Manukau is buried and Koata his tribe in Durville Island South Island and Nelson Wakatu Marae

Inline image 4

Like Show more reactions

· Reply · 2 hrs

John Wanoa

John Wanoa THIS IS THE MORIORI MANUKAU FOUNDING DISCOVERED MEMORIAL SACRED CARVING OF 1800 YEAR FOUND BURIED IN THE KAIPARA HARBOR WITH THE OROPUKE WAKA OF PARAMOUNT CHIEF MOHI MANUKAU THAT CAME FROM REKOHU MANUIKAU 1100 (CHATHAM ISLANDS) TO HIKURANGI AOTEA NEW ZEALAND (HIKURANGI NORTHLAND EAST COAST (MT HIKURANGI PARAMOUNT CHIEF TOI KAIRAKAU) Toi Kairakau Nukutere Marae Grand Jury Court "AORAKI MOHI MANUKAU DISCOVERY BEFORE 1700 SOUTH ISLAND MT COOK DISCOVERY 1773" "RAKI MT TARANAKI MOHI MANUKAU DISCOVERY 1100" AND MT HIKURANGI MOHI MANUKAU DISCOVERY 1100 OROPUKE WAKA The 4 Main Tribes at 1830 King William IV made a Business Partner"SHIP" with Paramount Chief Tira Waikato Whareherehere Manukau in Cambridge University England constructing a Native Government with Bishop Kendal of New Zealand under the 1834 Flag of New Zealand given by King William IV to self Govern New Zealand in these 4 Regions under the 4 main tribes in this Memorial Carving of a Native Parliament under King William IV Reign 1830 to 1837 Chief Waikato came from his Pa Sire on Maungatautari in Cambridge Hamilton New Zealand

Inline image 5





PS I am e mailing a copy of the signed sealed Writ Warrant to British PM Theresa May, First Lord of the Sea Chief of British UK Royal Navy Sir Phillip Jones

I spoke to Kingi Taurua and we are not happy with the arrangements of NZ Government Arrangements of the 1835 Flag Celebrations on the 28th October 2017 without consulting with the Paramount Chiefs and the Confederation of Chiefs of the Tribes on Te Tii Marae Is arrogant of "IWI MAORI CROWN" Corporate Businesses on Waitangi Marae Committee Chairman Pita Paraone to make claims as a Third Party to a Two Party 1834 Flag of Admiralty Magistrate Land Court in Edinburgh Scotland Real Estate Land Conveyance Company Registered as The "MANUKAU COMPANY" Private Commercial Contract with King William IV purchase Native Land off New Zealand Commercial Landowner Moriori Tribe Paramount Chief Tira Waikato Whararehere Manukau there with Bishop Kendal in Cambridge England 1820 to Interpret the Native into English Dictionary and Transfer of "Native New Zealand Moriori Manukau Tribal Land as the LEGAL SELLER OF LEASE LAND OCCUPATION " into ""King William IV "Crown" Corporation Joint Landowner"SHIP" LEASE OCCUPATION TITLE LEGAL BUYER"" ""TRANSFER and TRANSACTION DEPOSIT PLAN FEE SIMPLE "CROWN" Corporation LEASE OCCUPATION TITLE" Registered in "ROY AND WOOD CONVEYANCE LAWYERS OFFICE Edinburgh Scotland under "LIEUTENANT WILLIAM SYMONDS MAGISTRATE BRITISH ADMIRALTY NAVY REGIMENT "Crown" Corporations Real Estate Company named The "MANUKAU COMPANY" Between KING WILLIAM IV and TIRA WAIKATO WHAREHEREHERE MANUKAU Resident in Cambridge England for the Purposes of a Partner"SHIP" Private Corporate Business Venture we the Natives Paramount Chiefs and Sheriff Native Land Commissioner and Executor of the "MANUKAU COMPANY" Owns as its Administrators Bankers and Financial Martial Law Applications as the "" "MOAI CROWN" "MOAI POUND NOTE, WATER MONEY CURRENCY, GOLD CURRENCY LEVY DEBTOR INSTRUMENT S" "MOAI POWER HOUSE BANK" KING WILLIAM IV 1834 FLAG OF ADMIRALTY MAGISTRATE COURT BANK SHERIFF CREDITOR"" and "PARAMOUNT CHIEF CURRENT 1844 TO 2017 BENEFICIARIES OF THE QUEEN VICTORIA TRUST GOLD TRUST FUND" and "BENEFICIARIES OF THE ""MOAI CROWN KING WILLIAM IV TRUST" INHERITANCE FUND"" IN THE "MOAI CROWN KING WILLIAM IV FLAG SOVEREIGN PARTNER"SHIP" COMMONWEALTH COUNTRIES OF THE WORLD in 250 Countries under this KING WILLIAM IV PARAMOUNT CHIEFS 20th March "1834 Declaration of War" "1834 British Westminster Parliament King William IV State of Emergency Flag" Surrogate King William IV, St Mary Church Births Deaths and Marriage Certificates in Tikitiki 1831 Hoani Kahaki Wanoa (John) is the Paramount Chiefs Surrogate King William III, St Patrick 8 Point Star on our 1834 Flag in 4 corners of the World Rent Chief Sheriff to Collect the Lease Land Rent, Rates, Administration Costs and Fines from the Paramount Chiefs King William IV Private Contract Conquered New Zealand and Pacific Islands Lands and Lands conquered in the 4 corners of the earth Planet World Depicted on our 1834 Declaration of War Commercial Landowner"Ship" Trading Bank





Admiralty Native Magistrate Court Financial Martial Law Flag"Ship" Partner"Ship" Landlord"Ship" Law
Flag

Sincerely

John Wanoa

John Wanoa

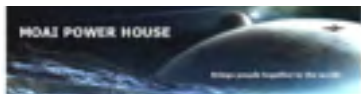
Moai Crown Confederation States 4 Regional Jurisdiction Boundary/Aukati Areas of Te Tai Rawhiti (Grey), Te Tai Tokerau (yellow), Te Tai Hauauru (Green), Te Tai Tonga (Blue)

Moai Crown Confederation States 4 in Regional Boundary Boundary / Aukati areas of te tai Rawhiti (Grey), te tai Tokerau (Yellow), te tai Hauauru (Green), te tai Tonga (Blue) Native Confederation of Chiefs



Company Seal





AFFIDAVIT Sworn Statement by

MOHI WIREMU TE MAATI MANUKAU

Dated 15th September 2006 at 6pm

I MOHI WIREMU TE MAATI MANUKAU DOB 29th September 1910AD make this STATEMENT today in front of JOHN HOANI KAHAKI WANOA of Otahuhu Auckland and RITA MANUKAU of Massey as true and correct

Te Tao'a Hapu and whanau were brought into the district of REWITI OTAKANINI and AWAROA HELLENSVILLE by my GREAT GRANDMOTHER TAREWA KIWARA who was brought there as a gift to marry my GREAT GRANDFATHER TEMAATI MANUKAU for the good work he had done for helping the people of AWANUI in Northland. He was already married with 2 wives and because of his MANA he acquired a 3rd wife into the fold. I am the result of his marriage to TAREWA KIWARA that makes me the 4th TE MAATI MANUKAU in a DIRECT line of SUCCESSION of 12 generations to REWHA REWHA MANUKAU 1750AD I was named after my GREAT GREAT GREAT GREAT GRANDFATHER TE MAATI MANUKAU therefore I consider myself the legitimate right to claim MANA WHENUA over all of the areas of land where Lou Paul of Rewiti Marae rohe Te Tao'U his Ancestor and Hugh Kawharu Paul [Paora] of rohe Orakei and Tuperiri his Ancestor. These whanau own the land by concession only and monopoly of the Government. They do not own the land by RIGHT but I DO so I consider their Whanau Hapu to be foreigners' overstayers caretakers and slaves. That's monopoly. Ngati Whatua O Orakei Maori Trust Board is illegitimate and should be removed of there position and replaced with our Maori Organization Ngati Wha Atua Hapu Trust Board Inc immediately now that we can prove Whakapapa Mana Whenua to all these lands areas Rohe. I state here therefore to claim CLEAR TITLE ownership to the lands as the successor to my 4 Paramount Chiefs and Ancestors

1. APERAHAMA TAONU and his son HOHEPA [Ngapahi - Ngati Whatua Tribe]
2. KAWHARU THE GIANT [Aotea Tribe]
3. TAMATEKAPUA and his son TUBHOROMATAKAKA and his son THENGA [Arawa Tribe]
4. TIRA WAIKATO WHARAREHEREHERE [Waikato Tribe]

My CLAIM is over the areas that these WAI claimants are seeking as Claims which still belongs to me apart from WAI 121, which is my CLAIM I now hold

I CLAIM these WAI CLAIM areas initially until my Legal Native Council Investigates the balance of the rest of all these claims within the NGATI WHATUA BOUNDARY AREA FROM HEREKINO HARBOUR NORTHLAND MANUKAU VILLAGE TO WHANGAROA HARBOUR RAGLAN in the SOUTH WAI106, WAI279, WAI303, WAI312, WAI394, WAI508 WAI1046, WAI1063, WAI1127, WAI1128, WAI1146. These Claims are only in the areas of Kaipara Hellsenville Rewiti Orakei and Waiuku

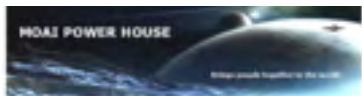
I am asking you the Waitangi Tribunal to endorse my PROOF OF CLAIM to these AREAS and what it covers to the NZ GOVERNMENT PARLIAMENT then I want all my LANDS reinstated back to me. I am awaiting the TREATY SETTLEMENTS NEGOTIATOR MARK BURTON and his MANAGER LEGAL POLICY STRATEGIST RACHEL HOULBROOKE of OTS to meet me on Monday 12noon on the 15th September 2006 to SETTLE these CLAIMS in a PUBLIC HEARING Hellsenville War Memorial Hall

Te Tao'u and Tuperiri is not the right Ancestors or Mana Whenua within the Kaipara Hellsenville Kumeu Orakei Auckland City Regions. The Waitohu WAI231 Claimants are not the Mana Whenua for Waiuku Port Waikato and AWHITU ROHE. The MARAE at AWHITU still belongs to my GREAT GREAT GRANDFATHER TE MAATI MANUKAU but they took his name off it and put theirs on it I want my TUPUNA'S MARAE and his MANA WHENUA back now. Will you tell MARK BURTON THAT I WANT MY MARAE AND MY LANDS BACK HERE AND IN ORAKEI? I often wondered how Sir Hugh got the name KAWHARU, the uncle who adopted him; his name was KAWHARU PAORA [PAUL] KAWHARU PAUL. Who married a WHITE WOMAN I had the pleasure of meeting her during her visit to the family home at REWITI. I often wondered if they could WHAKAPAPA to my TUPUNA KAWHARU THE GIANT. They also proudly announce themselves THE WHANAU OF TUPERIRI and the HAPU of TE TAO'U from the District of AWANUI in KAITAIA. We have reservations about the WAI 756 CLAIM persons

Naku noa *[Signature]* *[Signature]*

TE MAATI WIREMU MOHI MANUKAU WITNESS JOHN HOANI KAHAKI WANOA RITA MANUKAU





[John Wanoa \(2\) Facebook](#) Shared with Public



"CITATION FACT EVIDENCE" DATE SATURDAY 13 MAY 2017 AUCKLAND NZ
 PARAMOUNT CHIEF MOHI TE MAATI MANUKAU FREEMASON WAS SWORN TO SECRECY
 UNDER THE MASONIC FREEMASONS SCOTTISH RITE "OATH"
 NOT TO DISCLOSE ANY INFORMATION ABOUT HIS TITLES TO HIS FAMILY MORIORI HAPU AS
 THE PRESIDENT OF THE CHIEFS OF TRIBES OF THE CONFEDERATION OF NORTHERN
 TRIBES 13 CHIEFS
 NEVER TO DISCLOSE THE 13 CHIEFS 1834 FLAG FROM KING WILLIAM IV AND THE
 FREEMASON GRAND LODGE IN EDINBURGH SCOTLAND BRITAIN UK WESTMINSTER
 PARLIAMENT!
 FORTUNATELY MOHI TOLD ME EVERYTHING ABOUT THE MASONIC LODGE AND ITS
 ORGANIZATION AND HOW THE SCOTTISH ACQUIRED HIS PARAMOUNT CHIEFS MANUKAU
 MORIORI NATIVE LAND CUSTOMARY TITLE INHERITANCE INFORMATION AND SPIRITUAL
 CONNECTION TO HIS ANCESTORS
 RECITED THROUGH KARAKIA WHICH HE PRACTICED AS A RATANA APOTORO MINISTER TO
 OVERSHADOW HIS MASONIC LAND TITLE TRANSFER ASSISTANT ROLE AS A NATIVE LAND
 COURT SURVEYOR PEG MARKSMAN
 EMPLOYED BY HIS UNCLE FREEMASON LODGE MASTER JUDGE JOHN ROGAN IN THE
 HELLENSIVE NATIVE COURT AS A MASONIC LODGE MEMBER"SHIP"
 OF PARAMOUNT CHIEF TE MAATI MANUKAU IV LEGAL AUTHORITY TO CONDUCT ADMIRALTY
 MEETINGS UNDER KING WILLIAM IV BRITISH 1834 NATIVE FLAG SOVEREIGN AUTHORITY
 JURISDICTION
 AND HIS 1852 BRITISH CONSTITUTION BEFORE IT WAS CHANGED BY THE NSW NZ
 GOVERNMENT IN 1986.
 MOHI CREATED THE CONFEDERATION OF CHIEFS TRIBES OF AOTEAROA IN 1985 TO HEAD
 OFF NZ "CROWN" CHANGING HIS 1852 UK CONSTITUTION INTO A 1986 NEW ZEALAND
 CONSTITUTION DID ILLEGALLY.
 MOHI PASSED ON TO ME ALL HIS KNOWLEDGE WHILE I WAS IN REAL ESTATE IN REMUERA
 AUCKLAND. HE AND I EXCHANGED FREEMASON INFORMATION ABOUT HIS MANUKAU LAND
 TITLES THE FREEMASONS USED AS A BLUEPRINT FOR ALL OVER NEW ZEALAND LINKED TO
 HIS HOME COUNTRY REKOHU (CHATHAM ISLANDS)





THIS "MANUKU COMPANY" LEGALLY REGISTERED IN EDINBURGH SCOTLAND CREATED THE "MANUKAU CERTIFICATE OF NATIVE LAND TRANSFER DEED OF TITLE" CREATED IN SCOTLAND BY REWHAREWHA MANUKAU IN 1820 TO 1830 PERIOD KING WILLIAM IV REIGNING MONARCH SOVEREIGN 1830 TO 1837 PERIOD,

SET THE BENCH MARK PRECEDENT TO NEW ZEALAND TRANSFER INSTRUMENT TITLES FROM MANUKAU NATIVE LAND TITLES TO BRITISH KING WILLIAM IV TITLES BETWEEN 1834 AND 1840 THE 1834 FLAG OF NEW ZEALAND WAS GRANTED TO THE 13 CHIEFS ON "MANUKAU COMPANY" BRITISH TITLE LAND AT OKIATO NATIVE COURT IN KORORAREKA (RUSSELL)

I SPENT 6 YEARS WITH MOHI LIVING IN HIS DAUGHTER RITA MANUKAU HOME IN HENDERSON CONSTRUCTING THE MORIORI WHAKAPAPA TO THE 4 MAIN TRIBES ON THIS OLD 1820 TO 1834 PERIOD MEMORIAL CARVING THAT WAS HIS TUPUNA NATIVE PARLIAMENT IN THE SPIRITUAL WORLD LINKED TO HIS AND MY SCOTTISH ROGAN FAMILY WHAKAPAPA TITLES

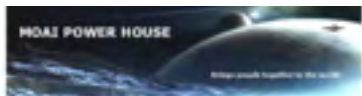
THESE CT NATIVE COURT LAND TITLES WERE SET UP BY HIS ANCESTOR REWHAREWHA MANUKAU IN OKIATO NATIVE COURT BAY OF ISLAND AND AUCKLAND PROVINCIAL BRITISH GOVERNMENT IN WAITEMATA AUCKLAND

IS MORE OR LESS STILL A LIVE "PARAMOUNT CHIEF SCOTTISH "MANUKAU COMPANY" BRITISH LAND COMPANY" ENTITY AS A CONTINUITY OF A SELF "MOAI CROWN" SOVEREIGNTY FEDERAL STATE GOVERNMENT DUAL SELF RULER AUTHORITY UNDER THIS NATIVE PARLIAMENT MEMORIAL TITLE CARVING "MOAI CROWN" PATENT TRADEMARK FLAG SOVEREIGN AUTHORITY RIGHTS OVER THE PACIFIC DEEDS OF DISCOVERY TITLE "MOAI CROWN" IS THE TAHITIAN POLYNESIAN MANA WHENUA DEEDS OF DISCOVERY TITLE AS "DEEDS OF TRUTH" TITLE ABSOLUTE TO THE WHOLE PACIFIC ISLANDS AS "THE POLYNESIAN EXPLORER NAVIGATORS" WATER PEOPLE

MOHI AND I BOTH AGREED ON THE MERGER OF THE NGA PUHI MOAI AND MORIORI COOK ISLAND HAPU PARAMOUNT CHIEFS TO COLLECTIVELY MEET IN CONGRESS ASSEMBLED AS A PACIFIC ISLAND ENTITY POLYNESIAN MELANESIAN MICRONESIAN GROUP ENTITY MOHI AND I AGREED IN THE PRIVATE FOR ME TO SPEAK ON HIS BEHALF UNDER THE SCOTTISH FREEMASONS RITES THE ADMINISTRATION OF HIS "KING WILLIAM IV CROWN" CORPORATION BUSINESS INHERITANCE KEPT PRIVATE FOR THE SAKE OF HIS MANUKAU ROGAN TITLE

"CITATION FACT EVIDENCE" DATE SATURDAY 13 MAY 2017 AUCKLAND NZ SECRECY UNTIL THE 4 TRIBES CAME TOGETHER AND SET UP THEIR PARLIAMENT UNDER THIS WOODEN MEMORIAL CARVING LEFT BY HIS CHIEFS TUPUNA FOR HIM TO ADMINISTER AND THAT HE CHOSE ME TO CONTINUE HIS LEGACY AS HIS ADMINISTRATOR





I HAVE ALL THE LIVE VIDEOS OF MOHI MANUKAU AT RAWHITI ON FILM AT REWHAREWHA MANUKAU GRAVE SITE IN RAWHITI ON THE HILL ABOVE TO TOWN"SHIP" WITH THE NAME CHANGED TO "REWA" IS HIS MANUKAU LAND TITLE THE BRITISH AND OUR SCOTTISH "CROWN" LAND AGENT FREEMASON ROGAN HAS ON THE RECORD UNDISPUTED NATIVE TITLE IN MOHI IN PERSON KARAKIA AND STATEMENTS ON FILM IN DARGAVILLE KAIPARA AUCKLAND MAUNGATAUTARI PARIHAKA WAIKATO AND MAUNGATAUTARI WHERE OUR WANOA ROGAN MANUKAU HAPU LIVES. I LIVED WITH MOHI IN RITA MANUKAU HOME WITH MOHI OVER A 6 YEAR PERIOD WHERE HE SAID I NEED TO GO TO ENGLAND TO CLAIM THE "QUEEN VICTORIA TRUST" FUND DIRECT INTO HM TREASURY THAT BECAME AN FBI CASE AGAINST THE LAWYER AND LOYDDS BANKER WE WERE DEALING WITH THERE! I ONLY GOT AS FAR AS MALAYSIA WHEN THE FRAUD CONTACT THERE FOILED THE TRANSACTION OF MONEY IN LONDON LAWYERS OFFICE. I RETURNED BACK TO NEW ZEALAND!

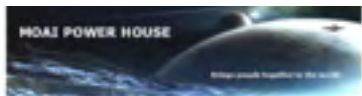
NOW I GO BACK WITH THE PARAMOUNT CHIEFS HELP ME TO AUDIT OUR "QUEEN VICTORIA TRUST" AND MOHI FREEMASON INVESTMENT ACCOUNTS ON MOHI AND MY OWN "ROGAN WANOA MANUKAU ESTATE LANDS AND HM TREASURY BANK OF ENGLAND KING WILLIAM IV MORIORI MANUKAU NATIVE TITLE INVESTMENT CLAIMS AND CLAIMS HE AND I ARRANGED HIS MEMORIAL LAND TITLES TO THE 13 PARAMOUNT CHIEFS WHO SIGNED THE BRITISH ADMIRALTY 1834 FLAG OF NEW ZEALAND STILL REMAINS LEGAL LAND TITLE OF THIS CARVING TRANSFERRED TO THE 4 PARAMOUNT CHIEFS MYSELF AND OUR FAMILIES

I WAS APPOINTED BY MOHI MANUKAU TO BE MY "ROYAL TAHITIAN MOAI CROWN" WANOA HAPU FAMILY INHERITOR ADMINISTRATOR OF MOAI TAHITIAN ANCESTRAL NATIVE CUSTOMARY LAND TITLES ATTACHED TO MOAI STATUES BIRTH OF GODS EARTH PLANET SPIRIT LORE PLACED IN NEW ZEALAND, NEW YORK, WASHINGTON DC, CHILE, SINGAPORE, LONDON, BELGIUM, FRANCE,

AS A LEGAL INSTRUMENT OF FINANCIAL INVESTMENT BANK INTEREST VALUE WORLDWIDE GLOBAL TITLE OF SCOTTISH SURVEYOR LAND ARRANGEMENTS TO THE PARAMOUNT CHIEF MOHI TE MAATI MANUKAU IV TITLE SURVEYOR MEMORIAL LAND MARKS TO MOHI MANUKAU ANCESTOR PARAMOUNT CHIEF REWHAREWHA MANUKAU NEW ZEALAND TITLE COUNTRY 1840 TO 1862

PERIOD OF NZ LAND TRANSFERS TO RN ROYAL BRITISH NAVY CAPTAIN JAMES REDDY CLENDON (BRITISH TITLE) AT OKIATO NATIVE MAGISTRATE COURT IN (RUSSELL) BAY OF ISLANDS FROM HIS ANCESTOR PARAMOUNT CHIEF TIRA WAIKATO WHARAHHEREHERE MANUKAU LIVING IN CAMBRIDGE ENGLAND





THROUGH BRITISH RN 23RD REGIMENT LIEUTENANT WILLIAM SYMONDS MAGISTRATE COURT LAND AGENT FOR KING WILLIAM IV 1830 TO 1837 SOVEREIGN REIGN "CROWN" CORPORATE TITLE THROUGH "ROY AND WOOD" LAND CONVEYANCE LAWYERS OFFICE IN EDINBURGH SCOTLAND WITH THE GRAND MASONIC LODGE SCOTTISH RITE LAND GENTRY FREEMASON LAND TRADESMEN SPECULATORS SURVEYORS AND LAWYERS LAND DEVELOPERS COMPANY MANAGERS.

THESE GENTRY LOCATED IN EDINBURGH SCOTLAND ADMINISTERED THESE "MANUKAU COMPANY" REAL ESTATE COMPANY LAND SALE AND PURCHASE FEE SIMPLE TITLE DEEDS AGREEMENTS!

THESE GENTRY SCOTTISH EMIGRANTS PAID FOR THE MANUKAU TITLE LANDS THEY BOUGHT FROM THE NZ NSW CORRUPT LAND AGENTS WHO SOLD THEM THE LAND AT IN PUPONGA MANUKAU PA SITE AT MANUKAU HEADS AUCKLAND NEW ZEALAND THEY PAID FOR THIS LAND ARRIVED AS SPECULATORS AND TRADESMEN NEVER GOT THEIR LAND WHEN THEY GOT THERE AND WERE ILLEGALLY SHIFTED ONTO AVONDALE HILLSBOROUGH AND PT CHEVALIER LANDS THAT THE NSW NEW ZEALAND GOVERNMENT FORGED OFF THE "MANUKAU COMPANY" LAND AGENTS TITLES IN EDINBURGH SCOTLAND THAT THE PARAMOUNT CHIEFS AND MYSELF SHERIFF NOW SIEZE BACK LEGITIMATELY AS THE COMMERCIAL LANDOWNERS WITH ME HOLDING THE LEGAL TITLES AS THE NATIVE LAND COMMISSIONER APPOINTED BY MOHI TE MAATI MANUKAU IV PARAMOUNT CHIEF IN OUR TWO PARTY COMMERCIAL TRADING BANK PRIVATE CONTRACT PARTNER"SHIP" 'CROWN" BUSINESS

AND THAT IS THE "MOAI CROWN DEED OF TRUTH" TITLE BETWEEN MANUKAU, PARAPARA, WANOA, ROGAN, AND CLENDON TITLES THAT THE NZ "CROWN" CORPORATION IN WELLINGTON NEW ZEALAND AND AUSTRALIA HAS TO RESPOND DENY REBUT REFUTE CHALLENGE IN FRONT OF THE 4 PARAMOUNT CHIEFS REPRESENTING THE 13 CHIEFS AT WAITANGI HUI ON 19TH AND 20TH MY 2017

WHO HOLD THE JAMES REDDY CLENDON AND JAMES BUSBY OKIATO NATIVE MAGISTRATE COURT 1834 ADMIRALTY FLAG OF NEW ZEALAND GIVEN BY KING WILLIAM IV ADMIRALTY THROUGH HIS SURROGATE JAMES REDDY CLENDON HMS FORTITUDE BRITISH GOVERNMENT WESTMINSTER UK LEGITIMATE GOVERNMENT OF NEW ZEALAND ON WAITANGI MARAE KINGS BENCH NATIVE GRAND JURY TRIAL COURT SHALL MAKE A RULING BY DEFAULT OF AN ABSENT QUEEN ELIZABETH II SOVEREIGN HEAD OF NEW ZEALAND COUNTRY STATE GOVERNMENT ITS LEGAL CT LINZ LAND TITLES, RULING AUTHORITY, CONSTITUTION AND JURISDICTIONS

DEFAULTS TO ME THE SURROGATE KING WILLIAM IV HOANI KAHALI WANOA OF NEW ZEALAND TO REPLACE QUEEN ELIZABETH II AS TRUSTEE HEAD OF STATE OF NEW





ZEALAND AND PACIFIC ISLANDS COMMONWEALTH WORLD IN 250 COUNTRIES UNDER THE 1834 ADMIRALTY FLAG PRIVATE CONTRACT ABDICATES TO KING ERNEST AUGUSTUS V AS REIGNING LEGITIMATE MONARCH SOVEREIGN OF BRITAIN UK HANOVER NEW ZEALAND AND PACIFIC ISLANDS NWO WORLD COMMONWEALTH 250 COUNTRIES

NOW TRADING UNDER THIS 1834 ADMIRALTY FLAG "MOAI CROWN" TRADING BANK 1834 FLAG FREE PASSAGE TO THE WORLD! THIS IS ENFORCED INTO LAW IN OUR HUI AT WAITANGI ON FRIDAY 19TH SATURDAY 20TH MAY 2017

WE CLAIM THIS "MANUKAU COMPANY" TITLE AND SEIZE OUR "QUEEN VICTORIA TRUST" INTO THE "MOAI CROWN KING WILLIAM IV TRUST" AND SACK QUEEN ELIZABETH II AND THE QUEEN OF SPAIN IMELDA MARCOS, PRINCE ANDREW AND ELIZABETH WINDSOR AS LUCIFER SATAN CRIMINAL CORRUPT FRAUDSTERS

AS THREATS AGAINST LAND FINANCIAL INVESTMENT TRADING BANK INTERESTS OF OUR LIVE PARAMOUNT CHIEFS AND COMMON LAW PEOPLE OF NEW ZEALAND AND PACIFIC ISLANDS AND WORLD COMMON WEALTH COUNTRIES IN THIS "CITATION FACT EVIDENCE" OF AFFIDAVITS STATEMENTS VIDEO'S AND MEMORIALS WHAKAPAPA INFORMATION TECHNOLOGY AFRICAN NUBIAN MOAI CROWN HOLY GRAIL EARTH MANA TITLE!

[https://www.facebook.com/photo.php?](https://www.facebook.com/photo.php?fbid=10212804327084283&set=p.10212804327084283&type=3&theater)

[fbid=10212804327084283&set=p.10212804327084283&type=3&theater](https://www.facebook.com/photo.php?fbid=10212804327084283&set=p.10212804327084283&type=3&theater)

1/ The 4 main Tribes Whakapapa Parliament and Tikanga Lore God s Grace Face of Authority Spirit. Is embedded in this Carving which was fished up out of the Kaipara Harbor by a white man local who said that it grew hairs and was Tapu or Sacred Energy around it. The Top Eye is God ATUA in the 4 Cardinal Winds of Heaven at the left top Is Nga Puhī HAPU Leaders of Tahiti KUPE first here as I know the story Mohi said. The whanau is the lines in between the 4 Pillars of each Tribe intermarried links. And the carving to the right is Gods MANA of the ATUA coming into the HAPU Natives Parliament in the semi circle where all teh Chiefs sit in Congress Assembled for teh 4 Tribes. In the Center is the Eye of the HAPU Tohunga SPIRIT MAN receiving the MANA from the ATUA S in Heaven. To the left bottom is teh GOD of the SEA and TANGAROA to the RIGHT is the OCEANS PACIFIC RING OF FIRE BOUNDARY TITLE AREA of the 7 WAKA Chiefs Discovery AND a Organised People of their own LORE of GOD S GRACE AUTHORITY and JURISDICTION of TRUTH SOVEREIGNTY!

2/ The bottom left corner is the Pacific Islands Hapu with Tangaroa Gods Eye of the Sea to the right is the expanse of the Pacific Ocean

3/ I know Wetekia and the rest of the Whakapapa is all buried here packed away from 6 years research while living at Mohi and Rita Manukau place in Henderson

This is an important Taonga of the Kaipara Harbour Ngati Wha Atua Whakaminenga of Paramount Chief Mohi Te Maati Manukau IV that I am the Orator of this Carving as a British





Link to Te Maati Manukau I II III IV Generations of Moriori Wakapapa to Rekohu Chatham Islands he passed onto me to carry on this legacy in the AWAROA Native Magistrate Kings Bench Court Native Title Parliament of Chiefs Hapu and Whanau carved into this Log of Wood





“AOTEA” New Zealand NATIVE LAND TITLE Claimed by me Executor Successor for Paramount Chief MOHI TE MAATI MANUKAU his signed AFFIDAVIT this Court Hearing PROOF OF CLAIM





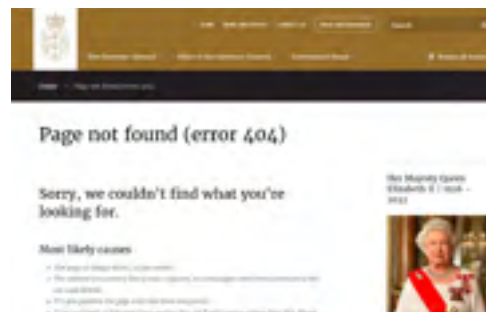
Although the Lange government did pass the 1986 Constitution Act, it was an Act of Parliament not a people's constitution. It is also strongly arguable that the Constitution Act is void because the Government had no sovereign power delegated to it by the New Zealand people.

Leading British constitutional law expert, Professor D P O'Connell, a recognised international expert, says transfers of sovereignty must be marked by a break in legal continuity. But the former Dominions, thinking stability was the most important factor, ignored the need to re-codify the laws and constitutional basis of the government.



[John Wanoa](#) Shared with Public **CAUGHT OUT** Page not found (error 404) | The [Governor-General of New Zealand \(gg.govt.nz\)](http://gg.govt.nz)

Constitutionally, the task of a New Zealand Governor-General is set out in law in Letters Patent 1983 and Constitution Act 1986 two pieces of legislation, respectively, a prerogative instrument and legislation by the House of Representatives, set the Governor-General's core legal powers; in the quarter century followed 1983 and 1986, have proved to be durable. MOAI PROVES NZ 1986 CONSTITUTION ACT IS ILLEGAL! <https://youtu.be/TTIqSX-DCx0> The NZ Governor General Website has disappeared as SUSPECT BS





Moai Crown King William IV Admiralty County Courts



**Commonwealth of Aotea New Zealand Pacific World UK NZ
Westminster Parliament England U K 1820 to 1834 Flag Law
King William IV Fixed Flag Contract with "Moai Crown" Lore**



Magistrate and High Court of Admiralty Martial Law 1820 - 2022

Kings Bench Property Search Control Seizure Arrest Warrants

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





OF KINGS AND OFFICERS — THE JUDICIAL DEVELOPMENT OF PUBLIC LAW AND FEDERAL LAW REVIEW ^{by} Bradley Selway



1/ William Conqueror 1066 2/ King William III 1694 3/ King George III 1766 4/ King George IV 1823 5/ King William IV 1834 6 King Ernest Augustus 20/3/19



1/ Black cross Navy Military Protectorate against Pirates Satan 2/ 4x St Patrick 8 Pt Star N E S W 3/ Red Cross 7 Kings Blood Lines Continuity of Sovereignty 4/ Big Red Cross of St George of England King George I to VI 5/ Sea of Admiralty & Sky Blue Law 6/ 1834 Declaration of War Emergency Court Martial Law



The Confederation Chiefs Executer John Wanoa Jurors and Paramount Chief Tira Waikato Wharehere Manukau Pungapunga Tribal Members in the Waikato Region of Arapuni Karapiro

From the Confederation of Chiefs and 50 Indigenous Surname “Native” Chiefs Descendants of Kororareka Marae Russell Bay of Islands and Rawhiti Paramount Chief Rewharewha Manukau

And 97 Indigenous Surname “Native” Chiefs Descendants from Pungapunga Marae Arapuni and Paramount Chief Tira Waikato Whareherehere Manukau Ancestor of Rewharewha Manukau

To
Police Commissioner Andrew Coster
New Zealand Police National Headquarters
180 Molesworth St
PO Box 3017
Thorndon
Wellington 6011





Confederation of Chiefs individual Tribesmen

The Office Hamilton 3200 New Zealand

30 September 2022

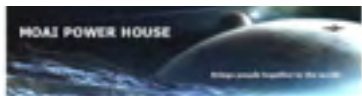
Dear Andrew Coster



Moai Pound Note Debt Instrument

I am writing to you today as President of the Confederation of Individual Chiefs and the Public of New Zealand Interest that we forbid the Governor Cindy Kiro from claiming the MAORI Whakaputanga Flag that legally belongs to the NATIVE Indigenous Aboriginal Chiefs as Queen Victoria stated in the Waitangi Tribunal Written Statements of the 1840 Treaty of Waitangi Claims snap shots I have here as PROOF OF CLAIMS that the NATIVE CHIEFS Holds the LEGAL LAND OWNERSHIP TITLE to the Country of New Zealand that I am showing you today the Confederation of Individual Chiefs of their own Sovereign Lands is the true NATIVE SOVEREIGN LAND TITLE OWNERS that I am here to claim back this Country for you and your families future generations with our FLAG Partnership of King William IV BRITISH CROWN not UNITED NATIONS where Jacinda Ardern and her IWI MAORI are stealing our Confederation King William IV 8 Point Star of St Patrick FLAG **(COMPLAINT 1)** to take to UN and calling it HE WHAKAPUTANGA FLAG when I tell you that KING WILLIAM IV didn't call it a WHAKAPUTANGA FLAG in 1831 and 1834 and that the New Zealand Crown IWI MAORI called it a WAKAPUTANGA FLAG in 1840 when they said they Found New Zealand but KING WILLIAM IV said he founded it in 1834 21 Gun Salute at Kororareka RUSSELL Bay of Islands Land where the first British Ship to land put the British Flag up there first in 1830 thereabouts. So if Jacinda Ardern and Cindy Kiro manages to steal the WHAKAPUTANGA FLAG at KORORAREKA and takes it to the UNITED NATIONS then you and I will lose all ownership and control of New Zealand forever to the UNITED NATIONS and Pope Francis Catholic Owner of the UN 193 Armies and the WEF World Economic Forum Inventor Klaus Shwarb and his slogan saying "You will own nothing and be happy" We the people of New Zealand say NO! **(COMPLAINT 2)** to Prime Minister Jacinda Ardern Government Crown Private Corporation Business owners and her partners in Business IWI MAORI Private Corporations **(COMPLAINT 3)** who claim the CONFEDERATION OF CHIEFS AND KING WILLIAM IV COMMERCIAL TRADING BANK MORTGAGE LIEN NATIVE LAND TITLE TRANSFER CONTRACT FLAG on the Treaty Grounds they are mirroring their MAORI Whanau Hapu on Te Tii Marae as their Legal Right to New Zealand MAORI Whakaputanga FLAG the same way as the MAORI HAPU IDOLIZE this FLAG as an 8 WAKA FLAG of Different Interpretations not a CONTRACT FLAG at TE TII MARAE in WAITANGI are claiming this FLAG as their Mixed Ownership to their own ADOPTED MAORI too is FALSE OWNERSHIP of our NATIVE CONTRACT FLAG the KING GAVE for our BUSINESS not for PIRATES Operating Corporate Businesses in Government is a Conflict of Interest that I am making you aware of FRAUD ILLEGAL TAMPERING of our King William IV 1831-1834 Confederation of Individual Chiefs Sovereigns of their Lands **(COMPLAINT 4)** FIXED CONTRACT that the Navy Officer says in this Video with Dion Walker <https://youtu.be/Wbrtva4qnaE> website <http://moaipowerhouse.world> British Westminster front page British Admiral of the Fleet Michael Boyce (Lord Baron Boyce) House of Lords Westminster Parliament 2022 as our Legitimate Legal Partner in this King William IV Flag Ship Legacy Fixed in Statute Law in Westminster Parliament I am the Historian Author and Native Assessor of our NATIVE CHIEFS OF THE CONFEDERATION telling you my TRUE STORY that you must keep our PARTNERSHIP with BRITAIN UK and not the UNITED NATIONS Total Takeover of our Government and Country I am telling you is "TREASON" against PUBLIC INTERESTS of the NATIVE People of New Zealand **(COMPLAINT 5)** meaning all

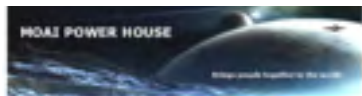




those individuals who are BORN on these NATIVE LANDS have this TITLE to CLAIM Outright with you and I with Britain UK our PROTECTORATE MILITARY Built into that FLAG to protect our FINANCIAL INVESTMENT LAND INTERESTS and your Interests too I tell you to take Action to ENFORCE this KINGS BENCH NATIVE MAGISTRATE COURT ORDERS on receiving this Letter to WARN YOU of the Many FRAUD CORRUPTED Practices this Government is Committing must END within this COURT which is Your best option to ENFORCE our **(COMPLAINT 6)** UNREFUTED AFFIDAVITS in 21 VIDEO AFFIDAVITS Live Lips Moving Bodies Court Hearings and 21 Native Court AFFIDAVIT Documents of "MOAI EARTH GODS LORE OF TRUTH Writings that I Swear my Truths to GOD that New Zealand Government, IWI MAORI and HAPU and the Public of New Zealand have not Refuted any of my FACTS OF EVIDENCE and Moai Wanoa Tahitian Royal Family Connection to "Moai Crown" Seal standing in Queen Elizabeth II Great Court in London Britain UK with King William III and King William IV Great Seals of MANS COMMERCIAL MUNICIPAL CORPORATION LAW and GOD ALMIGHTY "MOAI CROWN" STATUE SPIRIT LORE that I get my Ruling Authority from to conduct these Native Court Hearings Legitimately and Legally.

I have screen printed the evidence of this "MAORI" CROWN OWNERSHIP INVENTOR Government **(COMPLAINT 7)** have Deceived the People of New Zealand for over 185 years I have LOCKED in this COURT in these 21 Native Land Title Claim Bound Up Books that I am registering one of them by Courier Post to you personally from me to make sure you get it and I served the Decree Writ Warrant on Prime Minister Jacinda Ardern and Governor General Cindy Cynthia Acylon Kiro and 8 Trustees of Kororareka Marae and their Kapotai Hapu Notice to Cease and Desist from claiming our 8 Point Star of Irish St Patrick Church Municipal Corporation Act 1682 Contract FLAG of King William III Creator of the 8m Point Star for his Descendants King George III, George IV and King William IV DUTCH KINGS where I get my Corporate Legal Authority and Jurisdiction from as their Living Legacy Surrogate King Male NATIVE Bloodline WANOA TAHITIAN ROYAL FAMILY Paramount Chief to Ownership of this Confederation of Chiefs FLAG as the true Sovereign Nation of New Zealand Jurisdiction over the FALSE FLAG Fake NZ Jurisdiction 1902 5 Point Star FLAG I have clearly explained to the world in 21 Video Affidavits of our Zoom Live Bodies Lips Moving Native Magistrate Kings Bench Court Zoom Hearings and 21 Legal Native Title Documents of our British "Crown" Laws of England Wales Ireland Scotland Enforced with The Freemasons Memorials Land Survey CT Instruments in Edinburgh Scotland and the 8 Point Star Money Corporation of St Patrick in Northern Ireland and my Rogan and Cosgrove Coat of Arms there in Down-Patrick that I wear and I claim my Irish Ancestors Cosgrove Rogan Family Title Downpatrick Northern Ireland to the St Patrick 8 Point Star s on our King William IV Contract FLAG Corporate Business to 4 corners of the Globe on our Confederation Flag of New Zealand Federal State Republic Government Partnership with Britain UK against New Zealand Governments Self Interest foreign UN Government Corporation **(COMPLAINT 8)** Intended GLOBAL TAKEOVER of our NATIVE LAND TITLE Country with a new abhorrent Country name called Aotearoa linked to the United Nations where a Conflict of Interest NZ public doesn't know about PM uncertainty and vague representation of Jacinda Ardern and Cindy Kiro own Legacy of Corrupted making against Public Interest of what the Public wants and what you want Andrew Coster for your Children who would want to keep CONTROL of our Destiny and not a direction this Government is taking of FULL CONTROL over all of us you would not want and not what Jacinda Ardern and her CORRUPT WEF force on you away from the original Dutch Emperor Kings of Britain **(COMPLAINT 9)** who created this country that got every Immigrant onto this NATIVE land in the first place So I am telling you to help us stop the Prime Minister Government and Governor General usurping our British Contract FLAG and stay with their own 5 Point Star 1902 UNION JACK sea flag and stop wearing our ST PATRICK 8 Point Star St Patrick Protestant Church Star of Wealth Money and NATIVES LEGAL INHERITANCE That you have an ownership Right of CLAIM TO that I am holding the NATIVE LAND TITLE to hand it





all back to us as the New Zealand CROWN MAORI TREATY CLAIMS has not been settled while still USURPING our NATIVE CHIEFS LAND TITLE and claiming it to be a MAORI LAND TITLE when MAORI didn't exist at 1823 to 1949 MAORI LAND ACT was CREATED in 1949 says it all was FAKED MAORI TITLE to the LAND I Challenge that TITLE with the NATIVE TITLES and no one says anything to come onto the LIVE VIDEO AFFIDAVITS to REFUTE What I am stating in PUBLIC my Truths no one REFUTES Became the LEGAL LAW OF THE NATIVE LAND over New Zealand MAORI EUROPEAN LAND TITLES forevermore EXTANT in Westminster Parliament our Kings Flag

We now want you to assist us ENFORCE OUR NATIVE KINGS BENCH MAGISTRATE COURTS LAWS on 77 Cook Street 98 Wellesley Street Fraud Corrupted Land Transfer Property and remove their Conveyance Lawyers Criminal Organizations (COMPLAINT 10) off our New Zealand Sovereign Peoples Native Lands and Assist this Legal Authority Court to remove Jacinda Ardern and Cindy Kiro Corrupt Fraud Private Corporations Government from Power Governing our Country under their own Non Sovereign Government Controls to illegally use a Foreign UN Government to Illegally take over our British Kings Flag and Country in front of you Andrew Coster is a very serious Crime that I am reporting to you as a "PUBLIC COMPLAINT" NZ GOVERNMENT CRIMINAL ORGANIZATION operating a Controlled Law less FRAUD BUSINESS (COMPLAINT 11) over New Zealand Sovereign Native People altered their DNA to CONTROL THEM Illegally today to take direct Action against them with our "CREDIBLE NATIVE COURT EVIDENCE" before its too late after the 28 of October 2022 when we the NATIVE CHIEFS have our HAPU DOI Declaration of Independence Day Annual Celebrations of our Confederation of Individual Chiefs FLAG OWNERSHIP that CINDY KIRO is going to KORORAREKA MARAE (COMPLAINT 12) to STEAL it on that day So I will send you the Letters I wrote to her and Jacinda Ardern they cant do that because its not the Government FLAG and not the IWI MAORI FLAG Either because the NZ CROWN Created that Word "MAORI" for their FAKE MAORI TRIBE I warned their Corrupt Fraud Government and Prime Minister enough times over the years preceding Prime Ministers and Governor Generals of their NO RESPONSE and they failed the NATIVE HAPU Surname People and the people population of New Zealand and now they shall pay the consequences of their ignorance of our Legitimate King William IV Commercial Contract FLAG POWER flying on top of Maiki Hill Okiato links to KING WILLIAM IV Direct to Britain from a hand full of Chiefs and not a whole Bunch of MAORI at 1949 (COMPLAINT 13) when the NATIVE LAND COURT was transferred to a MAORI LAND COURT should be a CLUE for you that there was NO MAORI in 1823 KING GEORGE IV Time and KING WILLIAM IV 1834 and QUEEN VICTORIA 1840 to KING GEORGE VI in 1949 So I am saying that the British Surrogate King set up the OKIATO Native Magistrate Court in Kororareka in 1831 and 1834 for a small handful of Male Native Surname Chiefs and King William IV Private Contract sealed in Westminster Parliament Extant forevermore cannot be changed of the Dutch Founding Nation of New "Zeeland" as what we the British Legal Confederation of Chiefs of Tribes of New Zealand Ownership want it kept a New Zealand name until we all want to change it not what Jacinda Ardern and Cindy Kiro and their MAORI IWI CROWN CORPORATIONS (COMPLAINT 14) want Total Ownership over our BRITISH NATIVE LAND TITLE Partnership Business and they don't have the True original Native Surname British Land Titles to New Zealand Country. We forbid them illegally Forging and changing our INCUMBENT NATIVE LAND TITLE CLEAR TITLE OWNERSHIP wants as Queen Victoria states in my SNAP SHOTS of the Waitangi Tribunal Report that I show you POLICE COMMISSIONER Andrew Coster is Illegal Fraud Corporation Foreign Government THEFT of Our Sovereign Ownership Interests Tampering namely WEF UN WHO NWO (COMPLAINT 15) takeover of our country that you are disconnected from by joining us to CONDEMN this Government Criminal Organization that Pope Francis said in his MOTU PROPRIO that I/We can use his Laws to PROSECUTE CONVICT CHARGE Jacinda Ardern and Cindy Kiro and their IWI TRUSTEES NZ Crown Agents who are NOT IMMUNE FROM PROSECUTION





(COMPLAINT 16) in our Native Magistrate Kings Bench Court of Adequate Laws we use to combat Criminal Organizations I accused them of with their Photos LOCKED IN CONTRACT with me and the CONFEDERATION OF CHIEFS for Administering New Zealand Government for its own private self Interests and not in the Public Interests of New Zealand Citizens or individual Native people who are Sovereigns as of Right as SOVEREIGNS OF THEIR LANDS to decide for themselves whats best for them and you too **(COMPLAINT 17)** Andrew Coster I am saying here the same thing is what we the people decide whats best for us in my letter to you today locked them in a Default Contract with me and the Confederation of Individual Chiefs of their tribes and Sovereign lands according to Queen Victoria in Screen Shots I took of the Waitangi Tribunal at the back of this Book I send you Binds the New Zealand Crown Jacinda Ardern and Cindy Kiro to their CRIMES as I have always known what tricks **(COMPLAINT 18)** their Fraud Governments and Parliaments have Designed all these years and finally caught them out at 73 years of age I seen it all in our own Living and Breathing Human Being Individual People eyes and Native Surname Chiefs Native Court hearings Live Flesh and Blood Bodies on ZOOM VIDEO to the World watching us Perform at our best Legal Practice with our DRY LAND KINGS FLAG of NO BAR or DOCK needed to try anyone Committing Crimes in against New Zealand Courts FRAUD Dead Corpse Body Courts operating **(COMPLAINT 19)** COURT BAR and DOCK from 200 Miles out at Sea who have Illegally Screwed the Sovereign People of New Zealand with Fictitious SEA Laws that Benefits only the Governments Corrupt Private Corporations Businesses and for that we charged Jacinda Ardern and Cindy Kiro in this Native Living Peoples Court GBP £100 Trillion Pound Notes equivalent to the Moai Pound Note Two Bar Patterson Pound Note KING WILLIAM III Pound Note Act 1694 and Bank of England Pound Note Act 1694 and Moai Pound Note which will have a higher value than the Rothschild One Bar FAKE Pound Note and USD FIAT FAKE MONEY that was Created from the FAKE BRITISH One Bar POUND NOTE created under the Forgery and Counterfeiting Money Currency ACT we charged the ROTHSCHILD FAMILY BANK with the MOAI CROWN COURT POUND NOTE Billed against their Corporation Bank of England **(COMPLAINT 20)** and Foreign Banking Business too when the City of London Corporation gets rid of their Fake Pound Note at the end of this Month or Year 2022 our Moai Pound Note carries on in Perpetuity but too late we have captured that FAKE Pound Note in Rothschild Bank Fraud Fiat Money Laundering Scam Forgery and Counterfeiting Crime Act we enforced on their Criminal Organization and Billed them £970 Million Trillion Trillion Pound Note Value at its highest value before the Corrupt Rothschild's devalued their Pound Note but our Moai Pound Note derived from our Paramount Chief Native King Tawhiao (Patterson's 2 Bar Pound Note) "Moai Crown Court" Patents that are not affected by Rothschild and WEF US America UN CDC Control Digital Currency under our KING WILLIAM IV Confederation of Chiefs NZ BRITISH CROWN FLAG LEGAL AUTHORITY and JURISDICTION King William III 8 Point Star Real Money 8 Point Star St Patrick Creation Trademark on our BRITISH KINGS CROWN GIVEN 4 x 8 Point Star MONEY GENERATING FLAG MUNICIPAL CORPORATIONS COMMERCIAL POWER Trading Free Passage in four corners of the Globe we enforced **(COMPLAINT 21)** on their heads again and again and legally today under our own Supreme Authority Dutch Kings Trade Marks and Patent Rights locked in NZ UK Dutch Kings Laws I tell you Andrew Coster we shall Cash that Pound Note in a New Zealand Bank next month to pay your WAGES AND SALARIES for the next 10 years or life if you can understand what I am stating here publicly that I planned this since 2004 with the 50 YEARS FREEMASON Paramount Chief Mohi Te Maati Manukau IV and since Prime Minister Jacinda Ardern and Governor General Cindy Kiro failed to respond to my Registered Tracking Mail letters to Refute our COURT Enforcement Laws against them then their non performance, non rebuttal of my Affidavits and their silence over the years and now has created the Law of "Moai Crown" Truth of Gods Law and this Kings Flag Law has created a default a DEFAULT CONTRACT **(COMPLAINT 22)** that they are both LOCKED TO ME in fact administering a FRAUD PRIVATE CORPORATION CRIMINAL ORGANIZATION as Criminal Fraudsters we the Court





and the NATIVE BORN Sovereign population of people of New Zealand accepted both their absent Plea on the ZOOM Court Hearings as Guilty as Prosecuted Convicted Charged under the Court Absence Law their Silence is in all Acquiescence Admission of Guilty Plea to the Fraud Corruption Treason Mass Murder Genocide Poisonous **(COMPLAINT 23)** GRAPHENE LACED c v I d JABS EXTERMINATION of Populations and now we take action to Recover the Debts they both owe with all Private and Public Corporations in New Zealand and operating Internationally now Owe this NATIVE Kings Bench Magistrate Court and the affected people of New Zealand including owing back to you and your family all these 187 years they have robbed us and now with your New Zealand Police Assistance the Court Orders the Contract Private Investigator Graeme Ayllett and HomeGuard Sheriffs and New Zealand Police to Seize all their Property Land Bank Financial Investment Interests Possessions Businesses Homes Foreign Banking Investments Houses Bonds Shares Everything these Criminal Organizations own and then arrest them and lock them up for life and found them to have deliberately **(COMPLAINT 24)** murdered innocent living normal people with their poison Jabs so the Penalty of that offense is the King William IV Hanging in Chains Act 1831 Murders Act Treason Act Execution Act Death Penalty Act as you know that there is something really EVIL Going on here and we going to STOP IT from destroying Generations of Lives that have died at the hands of these MURDERERS and I am not afraid to say this on our VIDEO AFFIDAVITS as our TRUTH **(COMPLAINT 25)** that Jacinda and Cindy are COMPLICIT in these Planned Deaths by Lethal Injection She says is safe Please Check Pope Francis MOTU PROPRIO which states Clearly he destroyed all Trusts and Corporations but not our Kings Corporations and Superior Courts of Dutch Protestant Kings SEALS I have surrounding these Documents that makes them Superior Laws above the Governments Inferior Laws and Seals and VICE ADMIRAL TITLE when we have the ADMIRAL OF THE FLEET KINGS FLAG JURISDICTION and LEGAL AUTHORITY TITLE to MAKE LAWS of KINGS in our LAW Direct to Britain UK Andrew Coster I am asking you to think very seriously about what I am saying here on in from of all New Zealand-ers who haven't a clue what is happening to their Cuntry and Bodies altered.

Jacinda Ardern and Cindy Kiro are the C V I D instigators **(COMPLAINT 26)** of a Takeover of our Country through the United Nations Stolen Money Gold Land Assets of our King William IV Queen Victoria Trust Fund that you and I and every New Zealand Individual on the Kings William IV side of the BRITISH "CROWN" Wealth are still the NATIVE BORN CITIZENS as Legal Beneficiaries of that Stolen Wealth in America and United Nations World Bank Corrupt Criminal Organizations that POPE FRANCIS **(COMPLAINT 27)** Illegally owns and operates a Worldwide Scam Catholic Church Private Corporation Business with Queen Elizabeth II and Deep State of America Shadow Government Barack Obama Fraudster off the backs of NATIVE People of New Zealand and these KINGS I have lined up on the second page of this letter to you so Jacinda Ardern and Cindy Kiro are Complicit in all that Scam Foreign Government Business that I am telling you today as the Head Commissioner of the New Zealand Police that the Confederation of Individual Chiefs and myself the President want you to help us Remove these Named Photographed Fraud Government Private and Public Corporations and assist this Courts Legal Legitimate Honest Law making Authority Organization to Foreclose and Liquidate their Criminal Organization from our PUBLIC COMPLAINT in this Letter to you to Respond Positively to the NATIVE Sovereign People of their Lands of New Zealand to keep our own Control and not the Control of an EVIL FOREIGN GOVERNMENT of UNITED NATIONS and WEF NWO Takeover **(COMPLAINT 28)** after we are made the Quines Pig Model for all other NATIVE People in the World takeover of their Countries too throughout the World usurping our Confederation of Chiefs King William IV CONTRACT FLAG Law Enforcement Legal Authority and Jurisdiction because PM Jacinda Ardern and Governor General Cindy Kiro has no Legitimacy or True "CROWN" Authority or Commercial Contract Business Trading Bank Federal State Republic Flag to Challenge this British





Authority Jurisdiction KINGS FLAG that I hold over them you can Identify the Difference in our KING SEALS against their QUEEN AND MAORI FAKE SEALS to be HONEST with you Andrew Coster My Public Complaint to you to take Action with me for you to Put this COMPLAINT to the Prime Minister and Governor General after today to ask her what is the real purpose of her going to Kororareka Marae in Russel Township on Friday 28 October 2022 for the Public Interest there is a Major Fraud Intent going on there I want this (COMPLAINT 29) Answered to before Tuesday 25 October 2022 4 days before Cindy Kiro Attends the NATIVE Declaration of Independence Day 28 October 2022 on the NATIVE CHIEFS LAND of KORORAREKA in RUSSELL Bay of Islands a day that I have attended for over 30 years at 73 years of age I know everything that goes on there and recorded it all in over 1600 Youtube Videos and Online Documents as accurate for you to believe in me and not believe in what Short term Jacinda Ardern is saying that the JAB (COMPLAINT 30) is safe for human injection and I am saying clearly that its not safe and Killing people in New Zealand in just the last 3 years intensified by Propaganda and blatant lies I want you and I to STOP RIGHT NOW and ENFORCE OUR BRITISH KINGS LAWS on this Racketeering Government and SHUT THEM DOWN before the Country is LOST and your CHILDREN LOST With it! LAST CHANCE TO SAVE the People

By you assisting our Inherent FLAG OWNERSHIP LEGAL AUTHORITY the NATIVE MAGISTRATE KINGS BENCH BANK COURT is now in the Lawful Position to Print the Physical Money "MOAI CROWN" COURT POUND NOTE against Prime Minister JACINDA JANET LAURELL Ardern and Governor General (CINDY) ACYLON CYNTHIA Kiro GBP £100 Trillion MOAI POUND NOTES Each for Default Court Fines (COMPLAINT 31) in our own Live Video Court Hearings using King William III King George III and William IV ACTS of British Westminster Parliament LAW and ORDER higher than that of an INFERIOR NEW ZEALAND COURT of LAW and ASSUMED PARLIAMENTARY SOVEREIGNTY FAKE PRETEND LAW So Andrew Coster it is my First Duty of Care to Recover these Debts Owed by these Two Fraud Individual Conspirator (COMPLAINT 32) PIRATES operating Foreign Corporate Businesses on the High Seas from 200 Miles out at Sea ABUSING our KINGS ADMIRALTY LAWS of MARTIAL LAW and MUNICIPAL CORPORATIONS ACT LAWS of King William III 1682 to TAKE US ALL OUT and Confiscate all our Properties Wealth and Life Savings with our own KINGS FLAG SOVEREIGN TM NATIVE LAND OWNERSHIP POWER CONTROL LEGAL INHERITANCE TO THE BRITISH UK NZ "CROWN" WEALTH that Legally belongs to you and I and everyone who joins the KINGS BENCH BANK RULE OF LEGITIMATE LAW and FREEDOM TO CHOOSE OUR OWN DESTINY as NATIVE NEW ZEALAND-ERS SOVEREIGNS OF THEIR OWNERSHIP LAND beings STOLEN in front of you on the 28 October 2022 on your NATIVE LANDS at KORORAREKA So I needed to draw to your ATTENTION this SERIOUS once in a Lifetime THREAT on YOUR COUNTRY and its FUTURE in the hands of PIRATES THUGS and CHEATING ELITE FAMILIES Want to RULE the WORLD by FORCE and its our KINGS FLAG in their Possession HANDS of JACINDA ARDERN Government IWI MAORI who pass its KINGS FLAG AUTHORITY to BRITAIN who passes our FLAG Authority to AMERICA and VATICAN that is CAUSING ALL THESE WARS (COMPLAINT 33) if you don't STOP THEM and CLAIM OUR FLAG POWER with us to STOP THEIR WARS with it then we LOSE IT So I am asking you to Consider this OPTION of the SAFETY OF BRITAIN than the UNCERTAINTY and LOSS of our COUNTRY POWER and WEALTH to the UNITED NATIONS and WEF World Economic Forum World Bank and these CRAZY LUNATICS (COMPLAINT 34) in Government with JOE BIDEN LUNATIC MAN America and OBAMA DEEP STATE UNDERWORLD SHADOW GOVERNMENT THREATS ON OUR LIVES NOW I REPORT to you as a POLICE COMPLAIN and ACTION on our BEHALF for us to go ahead with our Court Orders.

Your New Zealand Police can work alongside our Organization to ENFORCE our own UNIQUE MOAI POUND NOTE Currency Money to pay your Police force First for 5 to 10 years completely what your





budget would be to secure this Country with the New Zealand Armed Forces Budget running into the Billions is a reality now if you can foresee this happening in our time then you are our first Port of Call to settle a Contract Amount to Fund your Police Force first then the NZ Military and then the World Governments Contracted Military's throughout 250 Countries with our Moai Crown Court Pound Note Debt Owed Instrument starting with Jacinda Ardern Prosecuted and Convicted of the Crimes I have Notified her many times to no response meaning she is Guilty of all Crimes I have Prosecuted and Convicted and Fined her of Committing Crimes of New Zealand Government Parliament Criminal Organization in this Court on Tuesday 27 September 2022 and again this Saturday 1 October 2022 with Cindi Kiro and the 8 Trustees and their WHITE MANS EUROPEAN Kororareka Marae and their KAPOTAI HAPU **(COMPLAINT 35)** before Jacinda Arderns WEF World Economic Forum delivers its CDC Crypto Digital Currency Money today Friday 30 September 2022 I will e mail this Official Confederation of Chiefs Letter to you capturing this day in History that our MOAI POUND NOTE shall be Printed Digitized as REAL MONEY against all named Photographed Criminals we Fined in this Court over a period of Years on MARAE throughout the Country on YouTube over 1600 Videos and Facebook Twitter as Publicly Notified that we have our own Pound Note PATENTED under our KINGS LAWS and Ready to CASH UP against JUDGMENT DEBTORS Cindy Kiro Jacinda Ardern John Key the Proprietors of 61/77 Cook Street Auckland Central Simon Brent Rowntree and James Pierce Brown and 8 Trustees of Kororareka Marae **(COMPLAINT 36)** REPORT TO YOU AS CRIMES against the Public of New Zealand suffering under this Fraud Corrupted Government which I will Forward to you the details of the 1/61/77 Cook Street Case to bring back up that Fraud Land Transfer Bank Fraud Mortgage Transfer Transaction Complaint against the two Landowners and those Police and others named in the Court Hearing who made complaints against me now I make complaints against them all 50 of them including the News and Public who tampered with my Default Contract with the Landowners now I have a Court of Justice that I was kept out of their Court Hearings I wanted my case heard but never got it WHY? is now a Police Complaint of these 5 names People Criminal Fraudsters Complicit with Jacinda Arderns C V I D 1 9 Plandemic Court Case in this Court found Guilty as well as Exercised Blatant ABUSE OF OUR KINGS DUTCH PROTESTANT "CROWN" ADMIRALTY LAWS AND FLAG POWER TO CREATE MASS with our WAR FLAG, MURDER on the NATIVE SOVEREIGN PEOPLE of the WORLD affected by this JAB **(COMPLAINT 37)**

PUBLIC COMPLAINTS TO YOU ANDREW COSTER NEW ZEALAND POLICE COMMISSIONER

I Deposited our Moai Pound Notes in the ANZ Bank Queen Street Auckland around 2015 at the time we unsuccessfully seized 61/77 Cook Street Land Property and got unlawfully imprisoned **(COMPLAINT 38)** and the Auckland District Court threw the case out because I had too much Information against the Land Owners and Police who tampered with my COMMERCIAL DEFAULT CONTRACT with the Landowners of Cook Street Property because they couldn't tell me where they got the land from Originally led to my Illegal Prosecution and I never had my day in Court then So I took 8 years to set up an International NATIVE MAGISTRATE KINGS BENCH COURT to have these Criminals exposed Identified and Prosecuted for the Public of New Zealand Interests of no one being able to have EX PM BANKER John Key Prosecuted **(COMPLAINT 39)** because of the Failure of New Zealand Corrupt Court Law Systems and Parliament running the Scam operation favoring themselves and their Private Corporations Businesses starting in the Courts Racketeering Laws. So I am going back to Seize that 61/77 Cook Street 98 Wellesley Street Property and 17 Businesses as a Consequence of a FRAUD LAND CONVEYANCING BANK MORTGAGE LAND TRANSFER Documents again (COMPLAINT 3) with you the POLICE and the Confederation of Native Chiefs and NOT "MAORI" Invented TRIBE of the New Zealand Government Pretended "CROWN" Private Offshore Corporation Businesses on the behalf of the Public of New Zealand Creditors Interest in





these Legal Debtor Recovery Financial Investment Banking Interests. So we now have more Legal Authority than before in 2015 and I accused Jacinda Ardern as Instrumental in spreading misinformation (COMPLAINT 40) about safe Poisons that shows more every day that her CDC colleague Anthony Fauci was a liar like she is to hide the true Facts about a Safe Poison put into Humans to Exterminate them carries a Death Penalty in this Court today Saturday 1 October 2022 for Mass Murder Accomplices not Immune from Prosecution according to Pope Francis MOTU PROPRIO so she faces that reality with a Pound Note Debt Instrument on her head with these other 5 Criminal Fraudsters John Key being the Fraud Panama Papers convicted in this Court again tomorrow I am talking to the ANZ Bank Auckland Queen Street to honor the Moai Pound Note that I deposited there in 2015 with the Bank Manager then Julie Sewell against these 5 name Photographed peoples Assets wealth land Bank Investments Property Businesses Nationally and Internationally set up with EX Scotland Yard Detective now Private Investigator Graeme Ayllett from his Debt Recovery "AYLETT INVESTIGATIONS" Browns Bay and Pacific International Lawyer You Taek Choi Ychoi Lawyers and his Partners Hicksons Lawyers Australia who have all these Cook Street Documents I will forward to you next week after I send you this Letter of Introduction on my Letterhead in our own unique NATIVES COURT JURISDICTION of BRITISH KINGS LAWS that got everyone on the NATIVE LANDS in the World in the first place LEGACY to us the KINGS LEGAL PARTNERSHIP with this KINGS "CROWN" LEGAL INHERITANCE you are a partner to I must say all New Zealand-ers to stay in this BRITISH "NATIVE ROYAL MOAI CROWN" FEDERAL STATE FLAG LEGAL PRACTICING COMMERCIAL CONTRACT BANKING LAW SYSTEM of Wealth Assets we now have over any Criminals in Default Contracts with me John Hoani Kahaki Wanoa and the Native Confederation of Chiefs today for the last time warning those I accused of Fraud that the time has passed and cannot be revisited in any Court of Law Lower than what Superior Law of Kings we are an Authority of to Practice Law for the Public of New Zealand and not a Foreign Government Power Organization of Forced Laws of a King on us the Kings Legal Partners and so they are not immune from Prosecution under the Laws of Pope Francis "Motu Proprio" here for you to look at that won my Court Case over Cook Street against the Auckland Police Prosecutors and landowners and Public scorning defamation I got to be locked up for life then threw me in (COMPLAINT 41) Middlemore Mental Hospital Illegally so many people who publicly defamed me a true Royal Family Surrogate King and everything I am saying on behalf of the Public of New Zealand Public Interest and here to save our Country of Illegal Takeover and loss of Control (COMPLAINT 42) and loss of NATIVE LAND AND BRITISH CROWN

Regards John Hoani Kahaki Wanoa

John Wanoa Native Land Assessor Confederation of Chiefs President and Surrogate King William III King George III King George IV King Earnest Augustus I and King William IV and King of Britain UK Hanover King Earnest Augustus V Living in London 68 Years Old as our Proclaimed Legitimate Heir to the Throne and not Prince Charles the Parliament swore their Oath to a Dead King Charles I who was Executed is because Queen Elizabeth II had a False Coronation which Ruled Prince Charles out off the Throne Claim to the Wealth that I am claiming back to us the Queen Victoria King William IV Trust Assets and Wealth as the Beneficiaries of that TRUST and its got no HEAD OF THE TRUST That I am claiming that Position in Westminster City in my Affidavits because the Westminster Parliament is a Pretended Government Sovereign Control of the "CITY OF LONDON" Private Corporation of the Rothschild Family (COMPLAINT 43) facing me and the Confederation of Chiefs who wants the TRUST ACCOUNTS AUDITED FORECLOSED and WOUND UP and transferred our LEGAL INHERITANCE to our New Zealand and Britain "MOAI CROWN" KING WILLIAM IV TRUST Account in Westminster City NATIVES OF THE WORLD Partnership CONTRACT FLAG OWNERSHIP





CORPORATE BUSINESS of MOAI POWERHOUSE GROUP LIMITED LONDON BRITAIN UK all set up to go with your POLICE control what Inherently and Legally belongs to every New Zealand Citizen Living breathing human I really hope you take me seriously Andrew Coster because what I say truthfully has never been told yet

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

New Zealand Police Commissioner

Wellington New Zealand

Friday 30 September 2022

Dear Andrew Coster

Here is my real home address am only here in Hamilton Temporary till I get Cook Street sorted out with you then I can set my Office up back in Auckland City on the Waterfront where I was originally Investigating the Auckland City Native Land Titles

John Hoani Kahaki Wanoa 72 years old
93 Whakaangi Road Te Araroa
East Coast New Zealand Mobile phone +64 21 078 2523
Business Office Beerescourt 3200 Hamilton

Profession Real Estate Salesman Remuera Auckland Auto Engineer Mechanic Garage Business Auckland
Legal Advocate for British New Zealand Native Customary Law Court Matters
"Moai Crown" Native Magistrates Kings Bench Court Judge Prosecutor
Native Land Assessor Traditional Historian Tahiti to New Zealand
Moai Power House Group Business Bank London England
Surrogate King William III King George III King George IV King William IV King Earnest Augustus I and King Earnest Augustus V
Native Polynesian and Moai Royal Tahitian Wanoa Family Historian for Moai of Easter Island Descendant and speaker claimant to "Moai Crown" Standing in London Museum as Queen Victoria Land Title Memorial she made Corporate for her World Title Legal Title Land Memorial Ownership that I am the Traditional Royal Tahitian Wanoa family Owner of that Moai Statue I claim as my Moai Earth Gods Truth Lore over her Legal Ownership to this my Moai Wanoa Moai Statue Memorial that I am using Moai Crown Seal Legally as my Title over her Title stolen from my family is a bad part on her Church of England and Catholic Church where God says thou shalt not steal and do to others what you would not want done to you is a Crime here

Westminster Magistrates Court and Parliament 2022 Organizer "Crown" Corporation Researcher British Empire Researcher Activist

Confederation of Chiefs President and Native Land Assessor John Hoani Kahaki Wanoa Lord High Admiral Surrogate King William III King George III King George IV King William IV King Earnest Augustus V King Earnest Augustus V





Twitter @tidalelectric Twitter @moaienergy1 Facebook <http://2022.Facebook.com/john.wanoa> Skype moaienergy1 Email moaienergy@gmail.com Website <http://moaipowerhouse.world>
My Coat of Arms to Rebecca Cosgrove Northern Ireland married Matauru Wanoa Te Araroa East Coast and Dick Rogan Northethn Ireland married Oraitu Wanoa Te Araroa East Coast New Zealand Link to the town of Downpatrick where my family lives with St Patrick 8 Point Star on our 1834 Confederation of Chiefs Flag of the Municipal Act 1682 King William III Westminster Parliament Jurisdiction and that Wealth King William IV Queen Victoria 1844 Trust Crown" Succession to these 5 Dutch Kings Legal Inheritance Titles

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



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



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





1/ William Conqueror 1066 2/ King William III 1694 3/ King George III 1766 4/ King George IV 1823 5/ King William IV 1834 6 King Ernest Augustus 28/3/19



1/ Black cross Navy Military Protectorate against Pirates Satan 2/ 4 x St Patrick 8 Pt Star N E S W 3/ Red Cross 7 Kings Blood Lines Continuity of Sovereignty
 4/ Big Red Cross of St George of England King George I to VI 5/ Sea of Admiralty & Sky Blue Law 6/ 1834 Declaration of War Emergency Court Martial Law
 Flag Sovereign Authority Republic of Britain UK 10/12/2018 King William IV Flag of Scotland Ireland England Moai Crown Native New Zealand Partnership
 7/ King William IV Crown Sovereign Federal State Republican Flag Government fly opposite the British Flag Partner Private Contract with New Zealand Flag

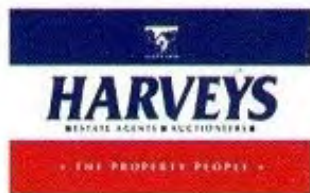


Here are some of my Credentials as a A Grade Automotive Diesel Heavy Equipment Mechanic and Real Estate Salesman and other Qualifications I have to be a good thinker and problem solver critic



BRINGING PEOPLE AND PROPERTY TOGETHER

M.R.E.I.N.Z.



John Wanoa

SALES QUALITY RESIDENTIAL

09-520-4546 Business
 025-592 245 Mobile 24 hours

REMUERA

HARVEY CORPORATION LIMITED
 393 Remuera Road, P.O. Box 28223, Remuera, Auckland, New Zealand.
 Fax 09-520-4547





NEW ZEALAND
PRIVATE PILOT LICENCE—AEROPLANE
 Licence Nr 2563

Name of holder John WANOA
 Address at date of issue 19 Erady Road - OAKHURST-WICKLIAND
 Nationality New Zealand Date of birth 8 August 1949

Issued in accordance with the provisions of the Civil Aviation Regulations 60 and with Annex 1 to the Convention on International Civil Aviation signed on 7 December 1944.

This licence is valid for the period stated on the associated Licence Validity Certificate and the holder is authorized to pilot aeroplanes subject to the privileges and conditions prescribed in the Civil Aviation Regulations 1963.

Signature of Issuing Officer *[Signature]*
 FOR THE DIRECTOR, CIVIL AVIATION DIVISION, MINISTRY OF TRANSPORT
 Date of issue 3 April 1979

NEW ZEALAND TRADES CERT
WRITTEN EXAMINER

TRADE AND GRADE
 AUTO ENG HEAVY EQUIP

CAND 7

ADVANCED TRADE CERTIFICATE
 MARKS OBTAINED

PASS FAIL

4 50

ANY PASS IS EFFECTIVE FROM 22 4 82

N.Z. Motor Trade Certification Board
 P.O. Box 9244, COURTENAY PLACE, WELLINGTON

This is to certify that
JOHN WANOA
 has been registered as a
Certified Automotive Diesel Engineer

Registered No. D80127 Date of Registration 5/7/80
 For and on behalf of N.Z. Motor Trade Certification Board
[Signature] Secretary

N.Z. Motor Industry Training Board
 P.O. Box 9244, COURTENAY PLACE, WELLINGTON

This is to certify that
JOHN WANOA
 has been registered as a
"A" Grade Automotive Engineer

Signature *[Signature]*
 ISSUED BY
THE N.Z. MOTOR INDUSTRY TRAINING BOARD

N.Z. Motor Trade Certification Board
 P.O. Box 9244, COURTENAY PLACE, WELLINGTON

This is to certify that
J. WANOA
 has been registered as a
Certified Automotive Engineer

Registered No. 77535 Date of Registration 27.5.77
 For and on behalf of N.Z. Motor Trade Certification Board
[Signature] Secretary

N.Z. Motor Trade Certification Board
 P.O. Box 9244, COURTENAY PLACE, WELLINGTON

This is to certify that
JOHN WANOA
 has been registered as a
"A" Grade Automotive Engineer

Registered No. A78204 Date of Registration 27/11/
 For and on behalf of N.Z. Motor Trade Certification Board
[Signature] Secretary



CNG AUTOMATICS
 19 NORANA AVENUE, MANGERE

Ph. 275-6568 **JOHN WANOA** Ph. 275-6568
 MANAGER

SPECIALIST
 "A" GRADE

- HOMETIME SERVICE
- WOF WORK
- GENERAL MECH REPAIRS
- AUTOMATIC GEARBOXES
- ENGINE OVERHAULS
- LIGHT ENGINEERING
- LPG CNG GAS CERTS





**THE PRIME MINISTER
MINISTRY OF TRANSPORT
NEW ZEALAND**

**PLANT MANUFACTURING
REVENUE STAMP**

Date: 2018

It hereby certifies in pursuance of the Statute in that behalf appointed to be made:

- (a) The manufactured motor vehicle parts in the motor vehicle are made of metal of the composition in the report annexed.
- (b) The manufactured motor vehicle parts in the motor vehicle are made of metal of the composition in the report annexed.

The stamp is valid only when the motor vehicle which it is provided to certify:

Date of issue: 18 February 2018

Signature: *[Signature]*
Name: *[Name]*
Title: *[Title]*

**THE PRIME MINISTER
MINISTRY OF TRANSPORT
NEW ZEALAND**

35128

The stamp is issued to:

Name: _____

Date of issue: 18 July 2018

Signature: *[Signature]*
Name: *[Name]*
Title: *[Title]*

**MINISTRY OF TRANSPORT
ALTERNATIVE FUEL - AUTHORIZED AGENCY
CERTIFICATE**

Date of issue: 18 July 2018

Name: *[Name]*
Address: *[Address]*
Phone: *[Phone]*

This is to certify that the person named above is authorized to supply alternative fuel to the motor vehicle described in the report annexed.

Name: *[Name]*
Address: *[Address]*
Phone: *[Phone]*

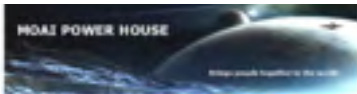
Signature: *[Signature]*
Name: *[Name]*
Title: *[Title]*





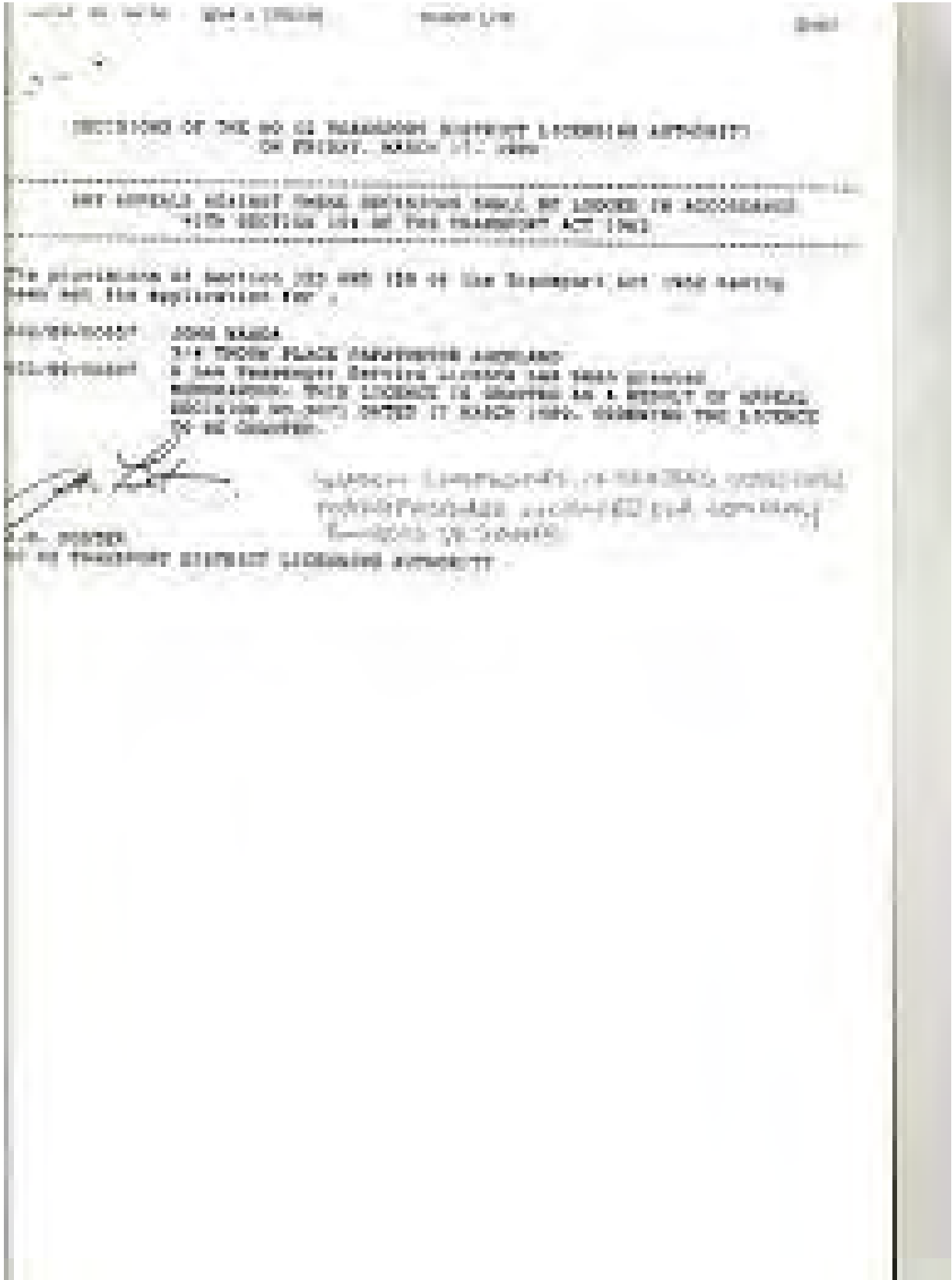
References	Available on request
Summary of qualifications	<p>Completion of Auto Mechanic Apprenticeship Certificate Number 13701625 Date 17/4/72 Department of Labour Wellington NZ ;</p> <p>Certified Automotive Engineer Registered Number CT7335 Date 27/8/77 For and on behalf of NZ Motor Trade Certification Board Wellington NZ</p> <p>Certified Automotive Diesel Engineer Registered Number D40127 Date 5/7/88 For and on behalf of NZ Motor Trade Certification Board Wellington NZ</p> <p>Advanced Trade Certificate [Heavy Equipment] Number 730267 Date 22/1/82 For and on behalf of NZ Motor Trade Certification Board Wellington NZ</p> <p>A Grade Automotive Engineer [Heavy Equipment] Registered Number H80056 Date 21/1/84 For and on behalf of NZ Motor Trade Certification Board Wellington NZ</p> <p>A Grade Automotive Engineer [Light Equipment] Registered Number A78204 Date 21/1/78 For and on behalf of NZ Motor Trade Certification Board Wellington NZ</p> <p>SCUBA Certificate Passover Underwater Club Auckland New Zealand Number 29426 NZUA certified New Zealand Underwater Association</p> <p>Certificate in Food Safety Manukau Polytechnic South Auckland NZ [Consumer Services Department] Manukau City Council [Food Import]</p> <p>Business Administration and Computing Certificate Level 2 <i>Advanced Administration & Computing</i> AMES Training and Resource Centre Auckland Central NZQA New Zealand Qualification Authority</p> <p>Includes MS Windows 95 ; Word 6.0 ; Excel 5.0 ; Ms Access ; Knowledge of Internet ; M.Y.O.B Accounting Principles and Practices ; Business Administration- Practices and Legal requirements ; Ms Publisher</p> <p>Small Business Skills Certificate ; Auckland New Ventures and Business Information Services BIS New Zealand Government Drafting of Business Plans for new Venture projects 11/8/00 to 20/10/00 Sustainable Farming Fund Project and Grant close off date, Ministry of Agriculture and Forestry Government Wellington New Zealand Business Plan application submitted by me <i>for</i> Seaweed Research Cultivation processing and packaging of- Soshi NORI For Regional and Economic Development in rural districts on New Zealand Coastlines ;</p>





<p>Personal Profile John Wares</p>	<p style="text-align: center;">1 (CV August 2002)</p>
<p>Work History</p>	<p>Walters Sawmills Whakangiangi East Coast North Island New Zealand Timber Hand Business Period 1962 1964</p> <p>S.A. Yates Garage Ltd Tikiki East Coast North Island New Zealand Apprentice Mechanic - Control System completed Period 1964 1970</p> <p>NE - OE Exploration Services Ltd [Toke] Oo Fig Bay East Coast North Island New Zealand Maintenance Mechanic and Deckhand Period 1970 1972</p> <p>New Zealand Forest Products (now Carter Holt Harvey) Tokoroa Central North Island New Zealand Auto Engineer Heavy and Light Vehicle Equipment Period 1972 1976</p> <p>Newman's Coach Tours and Rental cars Auto Engineer Heavy and Light Vehicle Equipment Auckland City Period 1976 1978</p> <p>Platinum Construction and Shadow Limousines Paparua South Auckland Self Employed Proprietor and Manager, Licensed Garage Vehicle Maintenance Operator, Licensed Stripped Limousine Passenger Operator Property Finance and Mortgage Broker Building Construction Contractor Limousine Chauffeur driver, Dry Package Food Importer (Malaysia) Period 1978 1996</p> <p>Harvey's Real Estate Business Auckland City Self Employed Real Estate Salesman Residential Properties Period 1996 1998</p> <p>Platinum Construction and Shadow Limousines Auckland Central City Computer Training for Microsoft Operator CAD-Computer Aided Design Engineering and Drawing (Build works) Business Administration and Accounting (Computer) Level 2 Wine Coach from Ltd Tour Coach and School Bus Driver, Auto Engineer mechanic Period 1998 2002</p>
<p>References</p>	<p>Available on request</p>
<p>Summary of qualifications</p>	
<p>Education</p>	<p>Whakatake Secondary High School Bay of Plenty Districts New Zealand School Certificate passes in maths and technical drawing, 4 years duration</p>
<p>Professional experience</p>	<p>Mechanic Builder Salesman Music Entertainer Chauffeur Scooter Driver Aircraft Pilot Computer engineering designer Entrepreneur</p>
<p>Objective</p>	<p>To help in the economic development of New Zealand. Complete computer engineering design projects. Help to raise awareness of the marine life and pollution monitoring in our harbor coastlines. Meet people. Enjoy working in a new and challenging environment. Encourage a healthy lifestyle and positive outlook. Help with tribal progress.</p>
<p>Hobbies</p>	<p>Scooter driving 20 years currently Flying aircraft and helicopter Playing Singing 12 string guitar Hawaiian 8 string ukulele Computer Aided Design Engineering Drawing Superconducting magnet research Inventions Rugby and New Zealand All Blacks Sea animal and plant life research Cooking Debate Boats Computers and programming repair DC Motors and Generators Driving Compressors and Scooter equipment repair and testing</p> <p>Meet new people Science Exploration Planning and Development Entertainment Research Driving Fitness and recreation Outer Space Music Aquaculture</p>







CERTIFICATE OF APPROVAL REAL ESTATE SALESPERSON

PLAZA MOAI, situated at the Moai Crown Name P.O. Box 1000

is hereby approved as a Real Estate Salesperson.

This approval, under the provisions of the Moai Crown Name Act, is valid for the period of 12 months from the date of issue.


This approval is subject to the Moai Crown Name Licensing Board's approval.

Signed at Auckland New Zealand on the 15th day of 2021

[Signature]

Secretary

License No. 1234567



MARK STEVENSON

Secretary of the Moai Crown Name Licensing Board

1234567890

MR. JAMES JOHN LORENZ

1234567890

1234567890

MR. JOHN WILSON

1234567890

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MR. JAMES JOHN LORENZ

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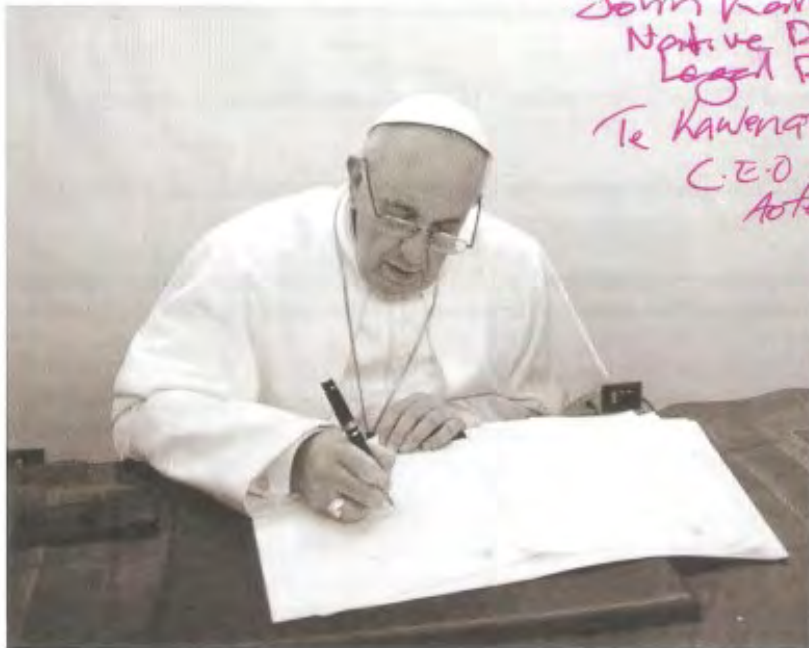
Follow The Money

"It has to start somewhere. It has to start sometime. What better place than here? What better time than now?"



Mondary 24th August 2015

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



*John Kahaki Wana
Native Assessor Customs
Legal Advocate Creditor
Te Kawenata Hou Paul
C.E.O. U.N. Advisors
Aotearoa. John*

Peramari CASH

Play



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

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

by seeker401 on February 1, 2015.

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





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

[PDA P1](#)

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

Ria

08-01-2015, 08:25 AM

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

546

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

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

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

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

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

The Importance of Motu Propria by Pope Francis

(COUNT 5) According to the New Advent Catholic Encyclopedia, Motu Propria in Latin stands for "of his own accord" and is the name given to an official decree by a Pope personally in his





capacity and office as supreme sovereign pontiff and not in his capacity as the apostolic leader and teacher of the Universal Church. To put it more bluntly,

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

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

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

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

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

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

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

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

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

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

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

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

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

thanks to intrigued for the link..



well..did he?

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

understand this:

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

and here:

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

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

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

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

P3

Ria

08-01-2015, 08:27 AM

(COUNT 22) APOSTOLIC LETTER ISSUED MOTU PROPRIO

(COUNT 23) OF THE SUPREME PONTIFF FRANCIS

(COUNT 24) ON THE JURISDICTION OF JUDICIAL AUTHORITIES OF VATICAN CITY STATE

IN CRIMINAL MATTERS

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

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





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

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

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

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

b) crimes referred to:

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

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

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

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

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

P4

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

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

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

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

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





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

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

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

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

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

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

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

(COUNT 46) FRANCISCUS

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

Ria

08-01-2015, 08:33 AM

Papal Decree

(COUNT 47) Papal Decree of July 11, 2013

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

(COUNT 48) APOSTOLIC LETTER [Annotated]

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

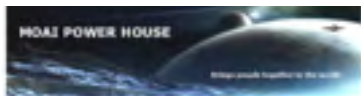
(COUNT 50) OF THE SUPREME PONTIFF FRANCIS ON THE JURISDICTION OF JUDICIAL AUTHORITIES OF VATICAN CITY STATE IN CRIMINAL MATTERS P5

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

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

(COUNT 53) In ratifying numerous international conventions in these areas, and acting also on behalf of Vatican City State, the Holy See has constantly maintained that such agreements are





effective means to prevent criminal activities that threaten human dignity, the common good and peace.

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

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

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

(COUNT 57) b) crimes referred to:

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

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

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

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

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

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

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

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

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





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

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

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

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

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

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

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

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

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

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

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

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

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

Importance of Motu Propria P7





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

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

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

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

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

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

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

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

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

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

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

(COUNT 90) This document issued by Pope Francis is historic on multiple levels, but most significant above all others in that it recognizes the supremacy of the Golden Rule, the same teaching ascribed to Jesus Christ and the intimate connection to the Rule of Law, that all are subject to the rule of law, no one is above the law.

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



PDF Files and Video Affidavits to Government on website and to Police for Complaint and Investigation for me and the Confederation of Chiefs for Criminal Organization of Corporate Government and IWI Trustees and Hapu Marae Trustees committing Crimes caught in the Act

Two Confederation of Chiefs Flags flying at the RSA Pihia [Rules of Bristol Energy Cooperative \(moaipowerhouse.world\)](#) Court Hearing Tuesday 27 September 2022 Kororareka Marae on Notice

Video of Court Hearing youtube Court Hearing only <https://youtu.be/I8rMhE4f8XE?list=TLGGpO4gWDZWvEUzMDA5MjAyMg> 27 Sept 2022

Facebook Live Video with Court and extension <https://youtu.be/I8rMhE4f8XE?list=TLGGpO4gWDZWvEUzMDA5MjAyMg> 27 Sept 2022

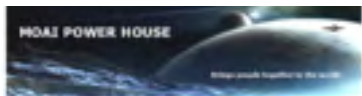
Three Letters and Affidavit Decree Writ Warrant Legal Document Letters and Bound Book Affidavits to Jacinda Ardern PM Governor General Cindy Kiro and Kororareka Marae Trustees Registered Mail Tuesday 27 September 2022 https://youtu.be/rKi-CtfX_r0?list=TLGGHD-RduFkKzkzMDA5MjAyMg

3 Letters to PM Jacinda Ardern Governor General Cindy Kiro and Kororareka Marae Trustees before the Post Shop on 28 September 2022 <https://youtu.be/jnsZNSmOatQ?list=TLGGEyXmx0glWz8zMDA5MjAyMg>

Twitter advertise the 3 letters to a world audience of what is happening in New Zealand Politics and fraud Corruption exposed online as Evidence to our case Twitter Tuesday 27 September 2022 <https://twitter.com/tidalelectric/status/1574529350480777216?s=20&t=1Lmo5zACdXxFjVC-nEHMwQ>

Two Confederation of Chiefs Flags flying at the RSA in Paihia Waitangi is a mystery of New Zealand Government stealing our Flag Exposed to Ngapuhi Hapu Whanau not very happy about this situation of Theft in Broad daylight Flag Robbery because they have No Jurisdiction to Govern this Country but the Confederation of Chiefs Commercial Contract to King William IV and King William III 8 Point Star of his Municipal Corporation Act 1682 Authority in that Flags 20 Legal Power Instruments I will put here for you to see the Power belongs to the Native Confederation of Chiefs Legal Ownership Corporate Business we Administer as Confederation of Legal Native Individual Chiefs and not the Non Legal Maori Whakaminenga and Non Legal Whakaputanga Flag flying on Te Tii Marae direct to Britain UK Contract Fixed in Statute Law Westminster Parliament nat Kororareka on the Confederation of Chiefs Native Title Land Ownership First Nations Indigenous Native Aborigines Male line dominant Sovereign Landowners I have chosen from Rawhiti 6 Native Land Block with Paramount Chief Rewharewha Manukau gravesite Stone nearest the Gate as Mohi Te Maati Manukau Paramount Chief pointed out to me in 2008 writing his Moriori Manukau Traditional History for the British Crown Magistrate Court Native Land Records in Glasgow Scotland for Rewharewha Manukau and Edinburgh Scotland for his older Ancestor Paramount Chief Tira Waikato Whareherehere Manukau hidden away from the Public of New Zealand I now exposed this Fraudulent Title of New Zealand Government tampering with our Native Land Titles with Fake Maori Whakapapa and Land Titles Corrupted I make the Public Complaint to you Andrew Coster of the Serious Crimes altering our British Native Land Titles illegally with the NZ Crown owned Fake Maori Tribe altered to be at 1769 1825 1831 and 1935 and 1840 forgery and counterfeit Crimes I have outlined to you to Investigate immediately we want them shut down for mass fraud and murder by lethal injection <https://www.facebook.com/100002616221119/videos/715815749906993/>





Letter to the Kororareka Marae Trustees Court Hearing complicit in the Government Private Corporations Trustees Fraud Business Criminal Organization we caught them about to commit an historic Crime to try to steal our Confederation of Native Chiefs King William IV Contract Flag to Britain UK where New Zealand Government has no legal Jurisdiction over us and our Flag while their Government and Court Seal is still under the Corrupt Fraud Queen Elizabeth II Crown Picture with a Maori Chief Illusion Myth we want the Police to investigate their Private Corporate Business dealings on our Confederation of Native Surname Chiefs and the Public Interest of New Zealanders who have been robbed of their Native Lands for over 187 years finally we caught them wanting to steal our land and people DNA as the other Crimes that we want you to follow up on our Court Orders to Arrest them all for corrupting the Laws of New Zealand and especially ur Courts Laws of Britain UK [Rules of Bristol Energy Cooperative \(moaipowerhouse.world\)](http://moaipowerhouse.world)

Kororareka Marae Trustees all white Pakeha Woman running a Marae with the New Zealand Crown Government [Our People | Russell Museum](http://moaipowerhouse.world) past the Ngapuhi Hapu Whakaminenga all these years they been usurping our King William IV 1831 1834 British and Native Surname Chiefs Commercial Contract Trading Bank 8 Point Star Money Generating Corporate Native Chiefs Flag Sovereign of their Natives Legal Lawful Lands Ownership we have the Native Land Titles for in our Native Court now to take it all back in our Full and Legitimate and Legal Ownership as you read we have too much Information for any Lawyer or Judge to Contest against our British First and Second Party King William IV and Native Surname Chiefs I will check that there is no Maori Surnames in the British Indigenous Native Aboriginal Title Deeds I hold as the Native Assessor and Traditional Whakapapa Title Holder Contract Partnership as at today 30 September 2022 Fixed in British Law forevermore Extant with this Kings Flag over the Rothschild Bank of England "City of London" Private Corrupt Corporation and Family over Pope Francis "Vatican City" Private Private Corporation and Joe Biden "Washington DC" Private Corrupt Corporations and Corrupt WEF EU UN NATO WHO CDC FBI and others who made their wealth from our 6 Dutch Kings King William III and King William IV Admiralty Mortgage Bank Lien Legal Authority to collect the Leases off the Natives f the World Sovereign Lands we want back now in our Ownership and Foreclose on their Corrupt Fraud War Mongering Corporate Businesses we use our Flag to Liquidate their Corporations off our Native of the world Sovereign Ownership Lands as soon as tomorrow Saturday 1 October 2022 when I will read this all out in the Court Hearing and Video Affidavit Statement of Claim that you are there for our Protection and not for the Corporations once we cash the Moai Pound Note Debtor Instrument on each Criminal Pirates Head we name Photograph as Captured.

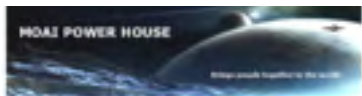
This is just a sample of the Crimes we are reporting to you as PUBLIC COMPLAINTS as SERIOUS CRIMES are on my website <http://moaipowerhouse.world> or moaipowerhouse.world I will put some more here for the day and collate the Cook Street case backdated to 2015 with the PRN Number for arresting me illegally doing my Job as Debt Collector Native Title Landowner

Zoom Court Hearing Saturday 24 September 2022 on facebook Live extended to have comments from those in the Court <https://www.facebook.com/100068398086286/videos/752820522471881/>

Youtube Video of just the Court Hearing alone <https://youtu.be/dTzv1ZshHAK?list=TLGGtrq3KTWczE8zMDA5MjAyMg> Saturday 24 September 2022

Zoom facebook Live Video Court Hearing <https://www.facebook.com/100068398086286/videos/752820522471881/>





Youtube Video of Westminster Parliament swearing their Oath to a dead King Charles the First who was Executed for Treason and Charles has abdicated from his Corrupted Fraudster mother Queen Elizabeth II and Inherits her Debts from our Native Confederation of Chiefs "Moai Crown" Court Pound Note Debtor Instrument for their Rothschild families Crimes of Church and State Wars and Corruption of our Kings Common Law Admiralty Mortgage Bank Money Flag Laws and Legal Authority now to employ your New Zealand Police and Armed Forces to go after them now we can legally cash the Pound Note against their Human Value and Assets Seized to defray the Costs of Recovering these Debts with you and pay your Salaries with the Money from Crimes they committed complicit in the Corporations World Organized Crimes no more we the people Sovereign Native say to you today <https://youtu.be/P8CQ1sEtwwc?list=TLGGT5KjqWHDFD8zMDA5MjAyMg>

Kororareka Maiki Hill where the first flag of the British Contract with King William IV and a few Native Surname Chiefs we represent as the Confederation of Individual Chiefs of the Sovereign Owners of their Native Lands Country with our Native Magistrate Kings Bench Court Admiral Gregory Cook here working alongside me as Surrogate King <https://www.facebook.com/100002616221119/videos/661199915216333/>

24 September 2022 Documents for the Zoom Court Case Rules of Bristol Energy Cooperative (moaipowerhouse.world)

Waitangi Tribunal caught altering the Word "NATIVE" at 1769 to 1831 to "MAORI" at 1831 and earlier when there was NO "MAORI" in existence then as far as the British are concerned is FRAUD and Forgery of British Government Press Documents of the True "NATIVE" LAND TITLE Stolen by the New Zealand Crown Corporation Government our COMPLAINT TO THE POLICE Today Andrew Coster this is a Major Serious Fraud Committed over 187 year period we have been robbed of our Native Sovereign Peoples Lands right here I have caught them out in SNAP SHOTS for you to see the FRAUD Tampering of our "NATIVE" Confederation of Chiefs British Land Titles we now transfer back to us immediately once you see the Flaws in the Titles I will send more but this is one example here and I will send you more next week to examine our Clear Title Claims to this Country in Evidence here before you and it will cost anyone who gets it wrong trying to challenge me and these Documents New Zealand Lawyers cannot penetrate or contest in their CROWN LESS COURTS

Here are snap Shots of British Indigenous Aboriginal Native Title and then you see Maori Title inserted in the same year is not true of Maori ever being notice by the British Queen Victoria as nothing but Native Indigenous Inhabitants It was the Fraud New Zealand Crown Government and their IWI Maori Corporations who altered the Names Native with Maori as if they were a real Tribe in 1831 written by Pakeha Professors in the Waitangi Tribunal on trial in this Court for illegally Forging our Confederation of Chiefs Documents we caught tampering with our British Crown Native Land Titles and Traditional Whakapapa they changed Queen Victoria Story as if she is talking to them as a Real Maori Tribe of IWI Myths Illusion Tribe I have long know what they have done to steal our Land Titles now stealing of Kings Flag! I will update you on further developments of Files on Cook Street Police Number from 2015 to bring that case as a Police Complaint in my own capacity as a Prosecutor Judge in our Court

Regards

John Hoani Kahaki Wanoa
Hamilton New Zealand

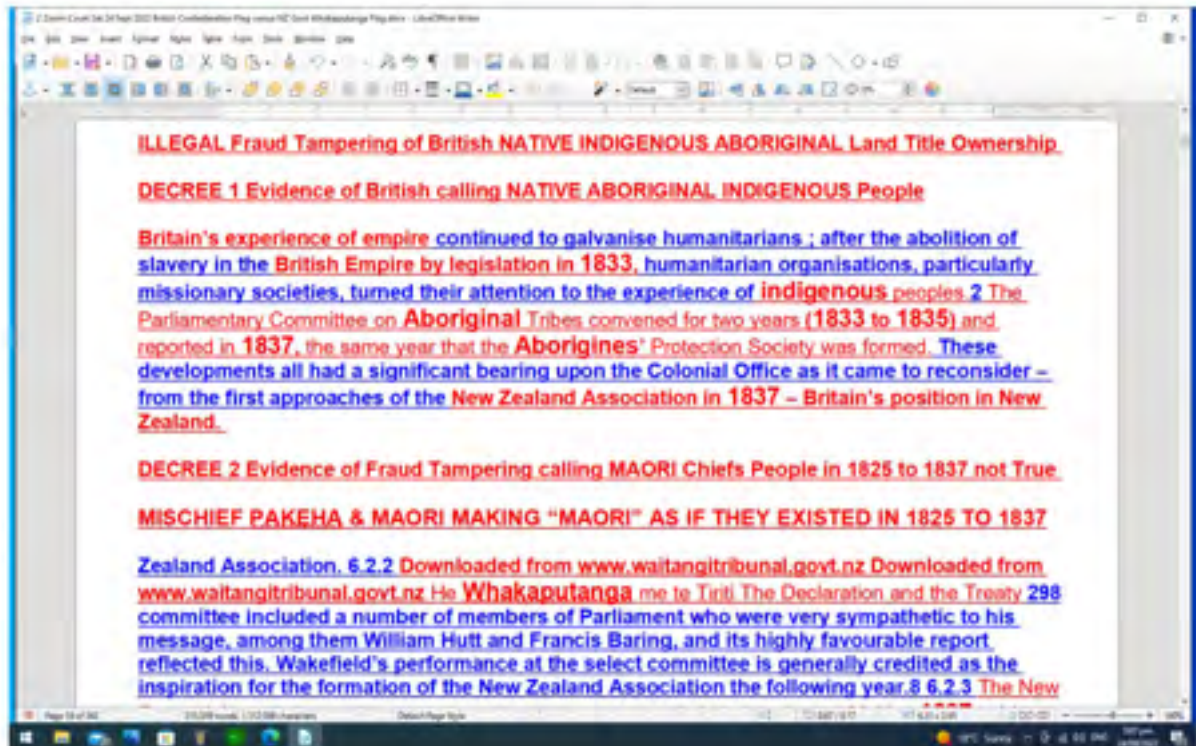




Page 10 **FRAUD EXHIBIT 4**

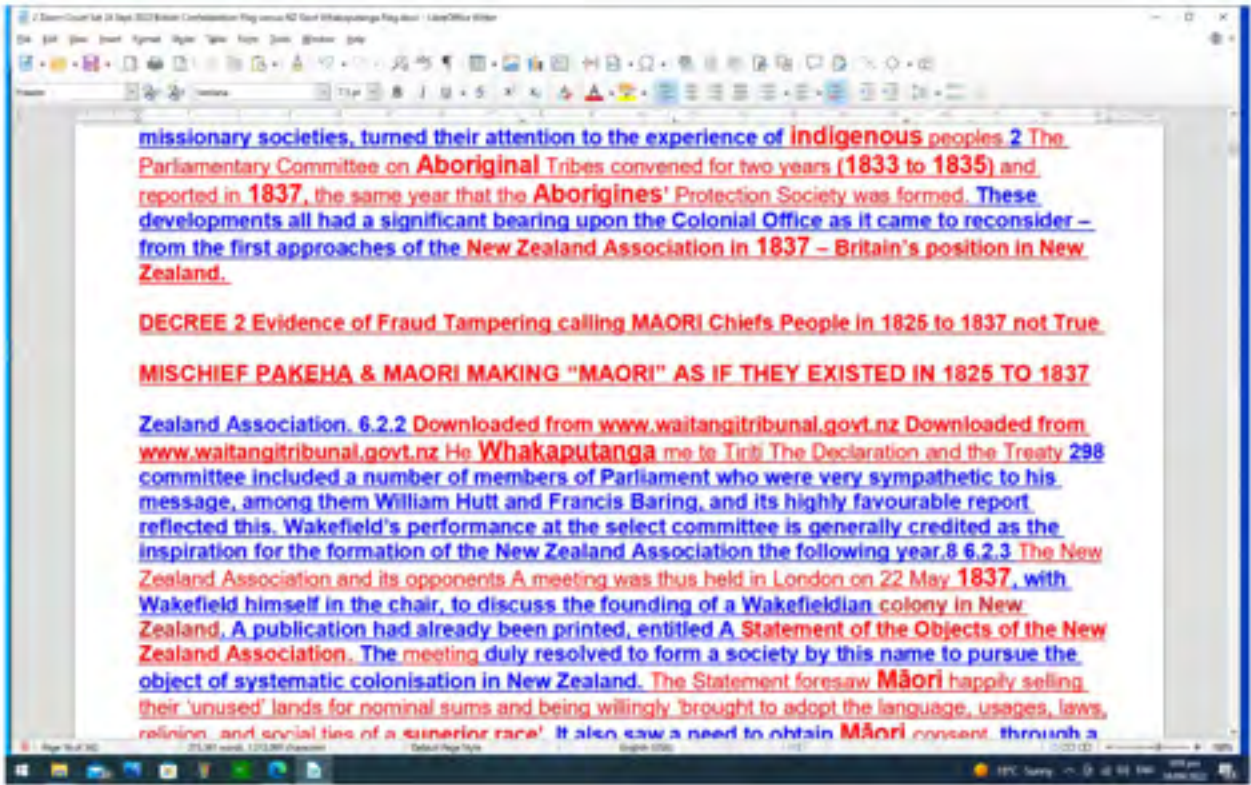


Page 14 **FRAUD EXHIBIT 5**

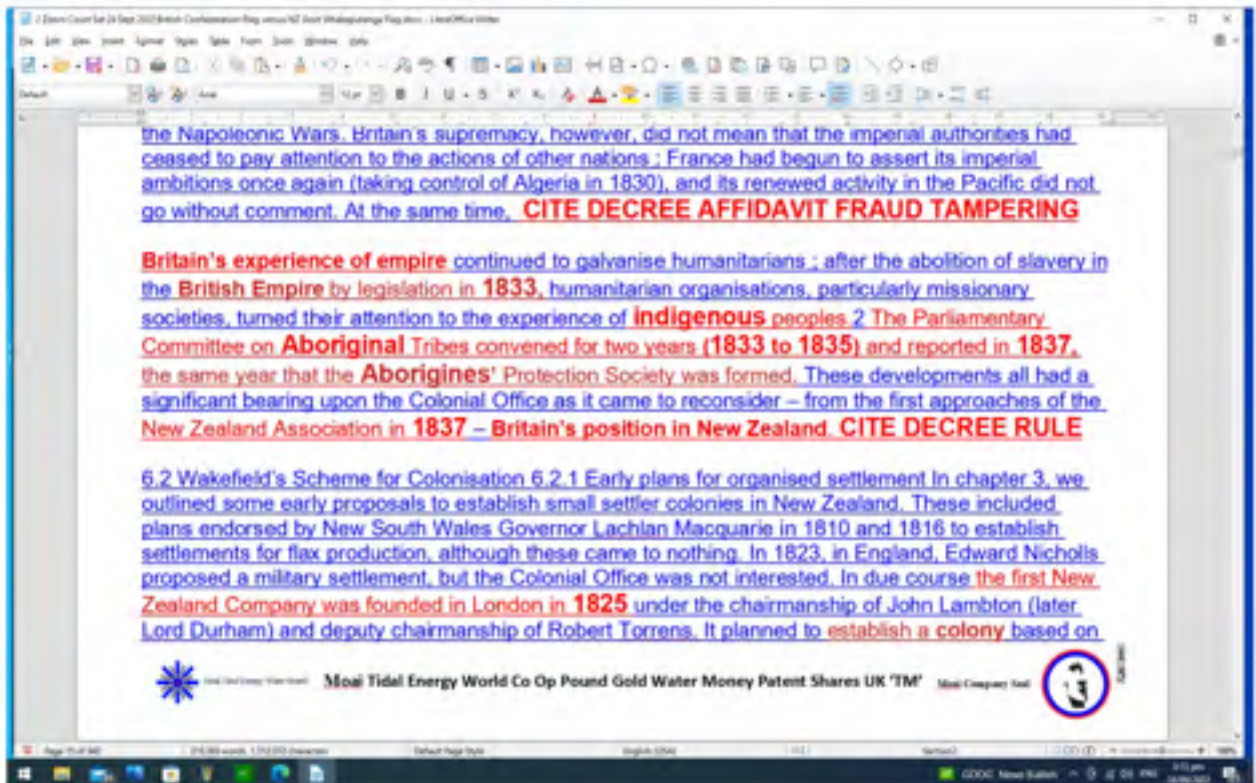


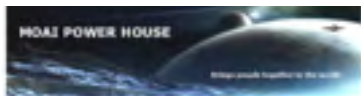


Page 14 **FRAUD EXHIBIT 6**

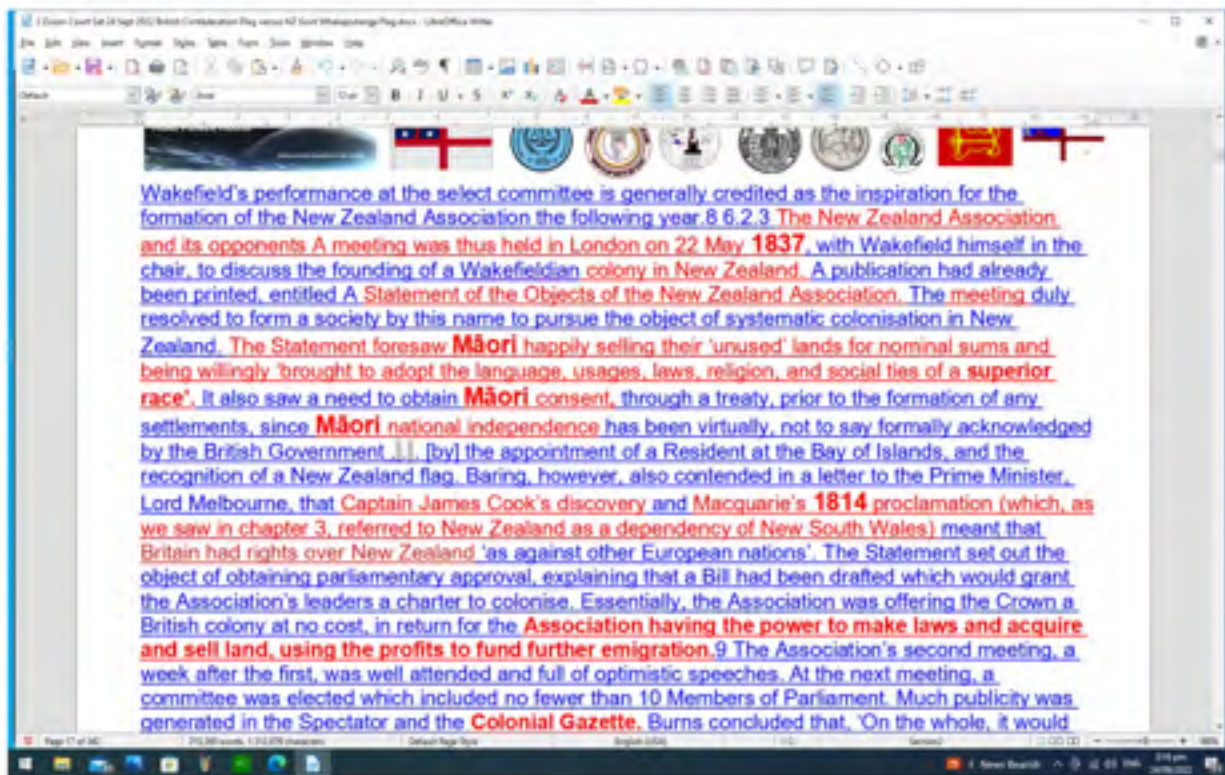


Page 15 **FRAUD EXHIBIT 7**

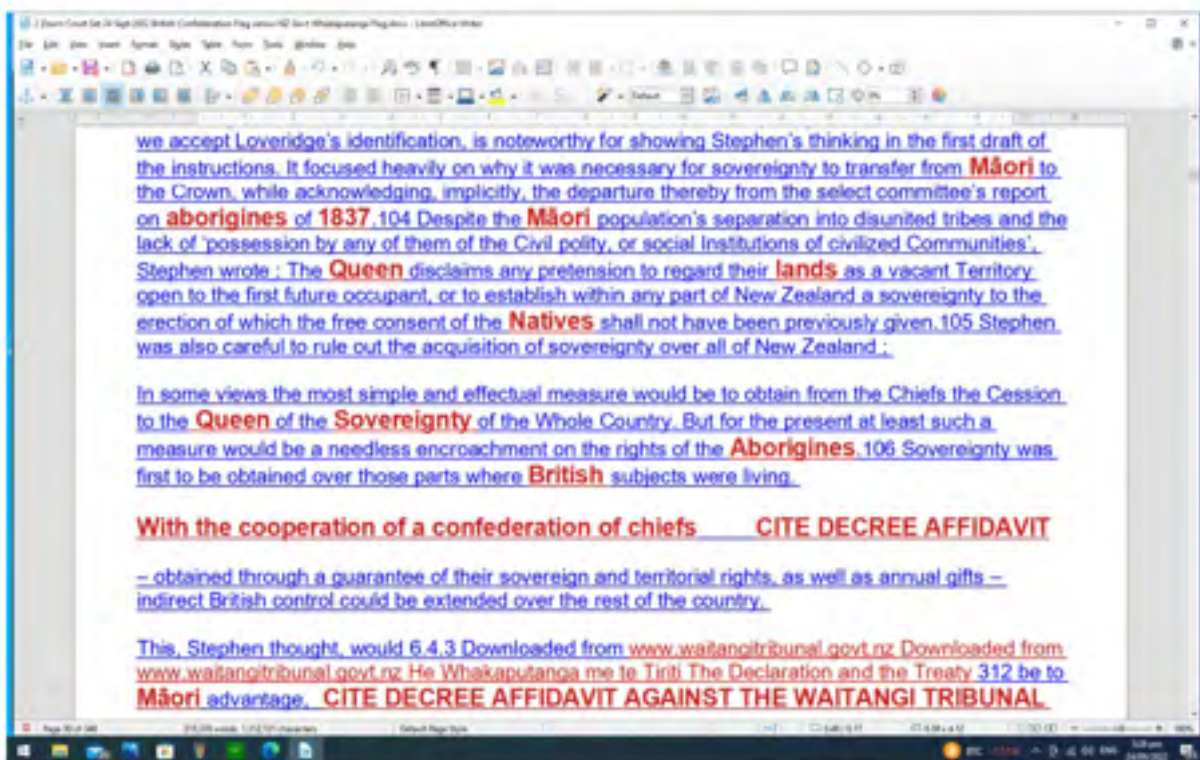




Page17 FRAUD EXHIBIT 8



Page 30 FRAUD EXHIBIT 14





Page 20 **FRAUD EXHIBIT 11**

of gradually exterminating, the aborigines of the country to be settled
CITE DECREE AFFIDAVIT

|| This || is not a plan of mere colonization ; it has for its object to civilize as well as to colonize : || to preserve the New Zealand race from extermination.27 The exact plan laid out in The British Colonization of New Zealand was for the Association to acquire land from

Māori who were 'already disposed to part with their land and sovereign rights'. British government would then be established, which would in turn extend to Māori the benefits of British subjecthood. Other Māori would observe the advantages of British government and would progressively seek to join in. 'By degrees, then,' it was explained, 'and by the desire of the native inhabitants, British sovereignty and laws would be extended over the whole of New Zealand' 28 At the same time as the Association was setting forth its views, the CMS was busy generating publicity of its own. On 27 November 1837, Coates wrote a letter to Glenelg that was printed and widely distributed as a pamphlet entitled The Principles, Objects and Plan of the New Zealand Association Examined. 29 In it, he argued that colonisation was inevitably injurious to indigenous peoples and that the Association was simply motivated by profit, though it did not admit it. It was, he wrote, too high wrought, too Utopian, to believe that a miscellaneous body of men will expatriate themselves, to a savage land 6.2.3 Downloaded from www.waitangitribunal.govt.nz Downloaded from www.waitangitribunal.govt.nz **CITE DECREE AFFIDAVIT**

The British Move towards Annexation 301 at the antipodes, merely out of a benevolent regard to the

Page 91 **FRAUD EXHIBIT 17**

(Signed,) WILLOUGHBY SHORTLAND, Colonial Secretary, PAIHIA : Printed at the Press of the Church Missionary Society. 7.10 Downloaded from www.waitangitribunal.govt.nz Downloaded from www.waitangitribunal.govt.nz He Whakapuanga me te Tiriti The Declaration and the Treaty 388

SUMMARY OF OFFENCES OF NZ CROWN GOVT FRAUD TAMPERING BRITISH DOCUMENTS

Queen MAORI at 1837 is not True History of Events according to the British Crown Government Print Office has "ABORIGINE" "NATIVE" "INDIGENOUS" Publications in their LEGAL DOCUMENTS that the New Zealand FAKE "MAORI" Tribe of Waitangi Tribunal and their "PAKEHA" Counterparts are COMPLICIT in this DEFRAUDING the New Zealand Population into believing there was such a thing as "MAORI" TRIBES in 1825 to 1837 when KING WILLIAM IV Died away th new CROWN under QUEEN VICTORIA and her ROTHSCHILD FAMILY of CORRUPTORS of the KINGS ADMIRALTY LAW Of the Sea and Land went with their Churches and Bibles to Screw the "NATIVE" CHIEFS off their "INDIGENOUS Sovereign LANDS with FAKE LAWS and CORRUPTED LANGUAGE we want BANISHED off our "NATIVE" LANDS and put our own LAWS of KING WILLIAM, III KING GEORGE III, KING WILLIAM III back to normal and STOP THE WAR with our CONFEDERATION OF CHIEFS KING WILLIAM IV FLAG CONTRACT LAW JURISDICTION Back to COMMON LAW of these KING

Jacinda Kate Laurell Ardern & Cindy Acylon Kiro NZ People caught you in Fraud

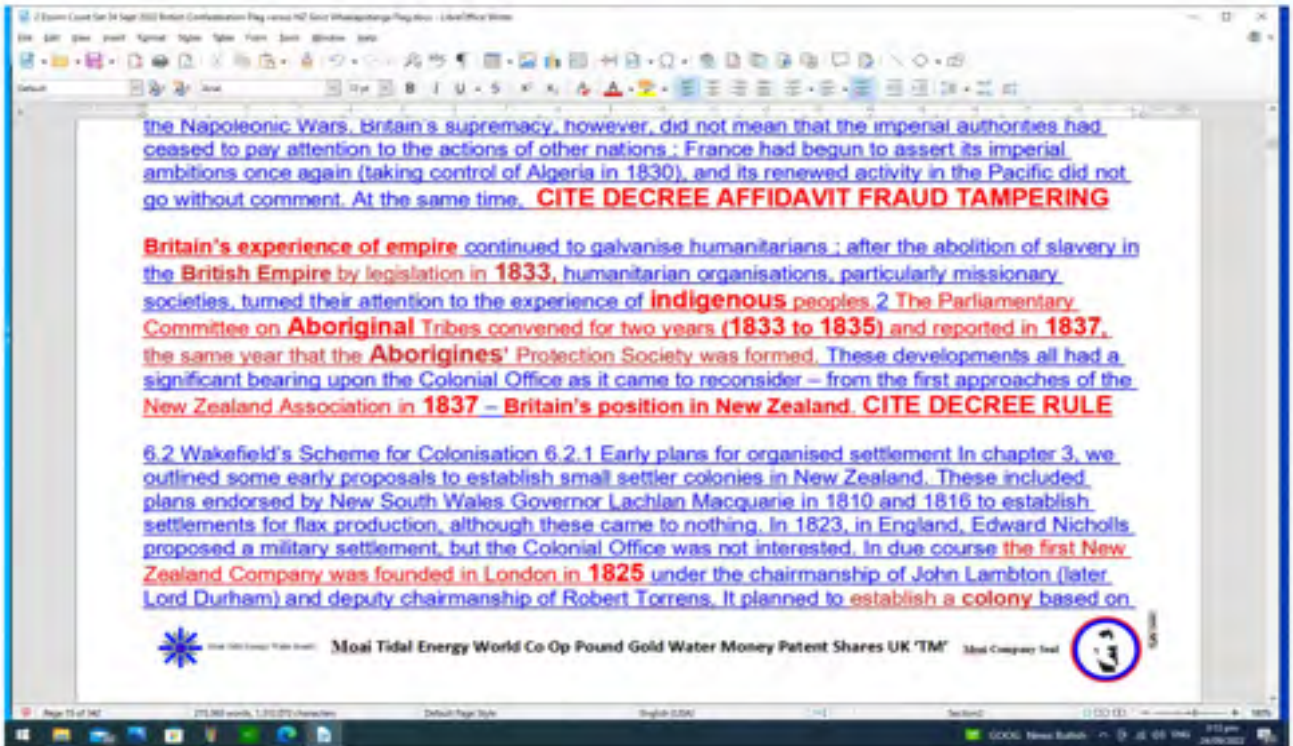
Signing locations of the Treaty of Waitangi 7.10

Downloaded from www.waitangitribunal.govt.nz Downloaded from www.waitangitribunal.govt.nz The Negotiation and Signing of te Tiriti 389 the first copy he sent to London.252 However, the North Island proclamation was made retroactively to 6 February (Hobson wrongly wrote 5 February) with

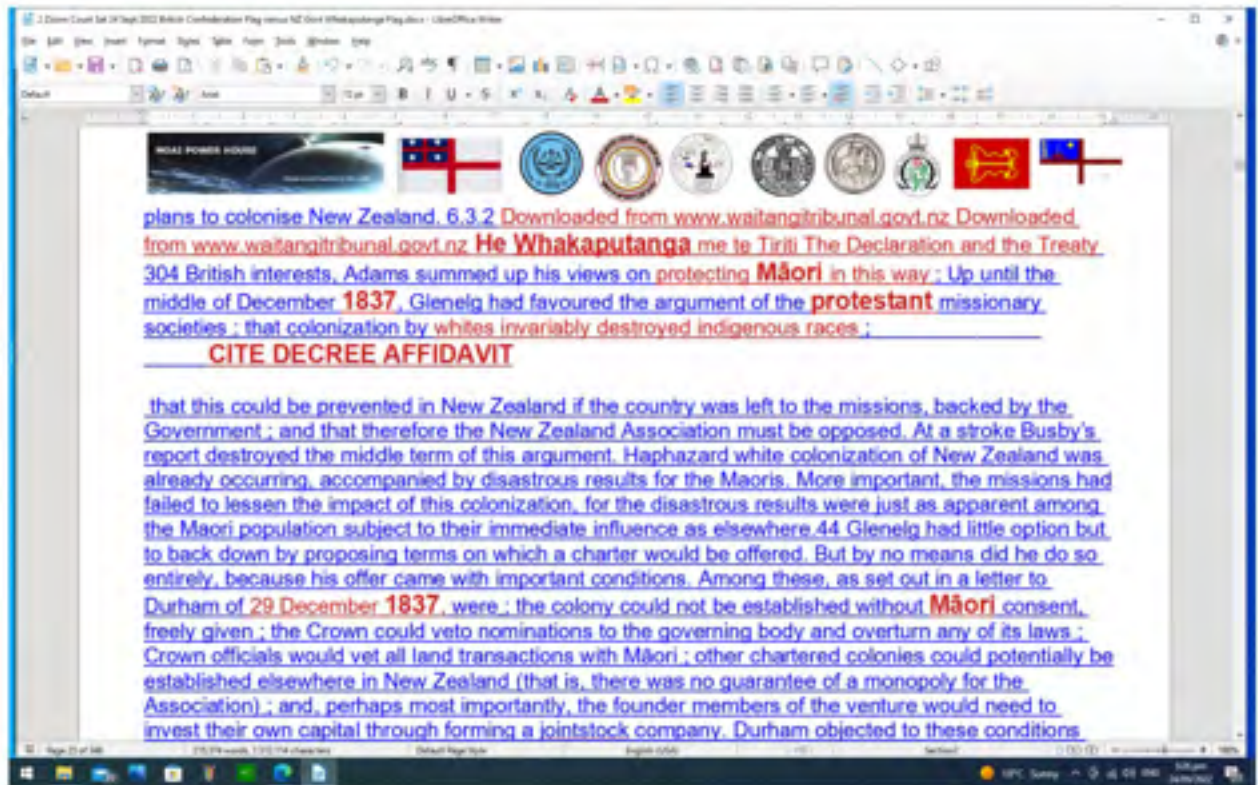




Page 15 **FRAUD EXHIBIT 7**

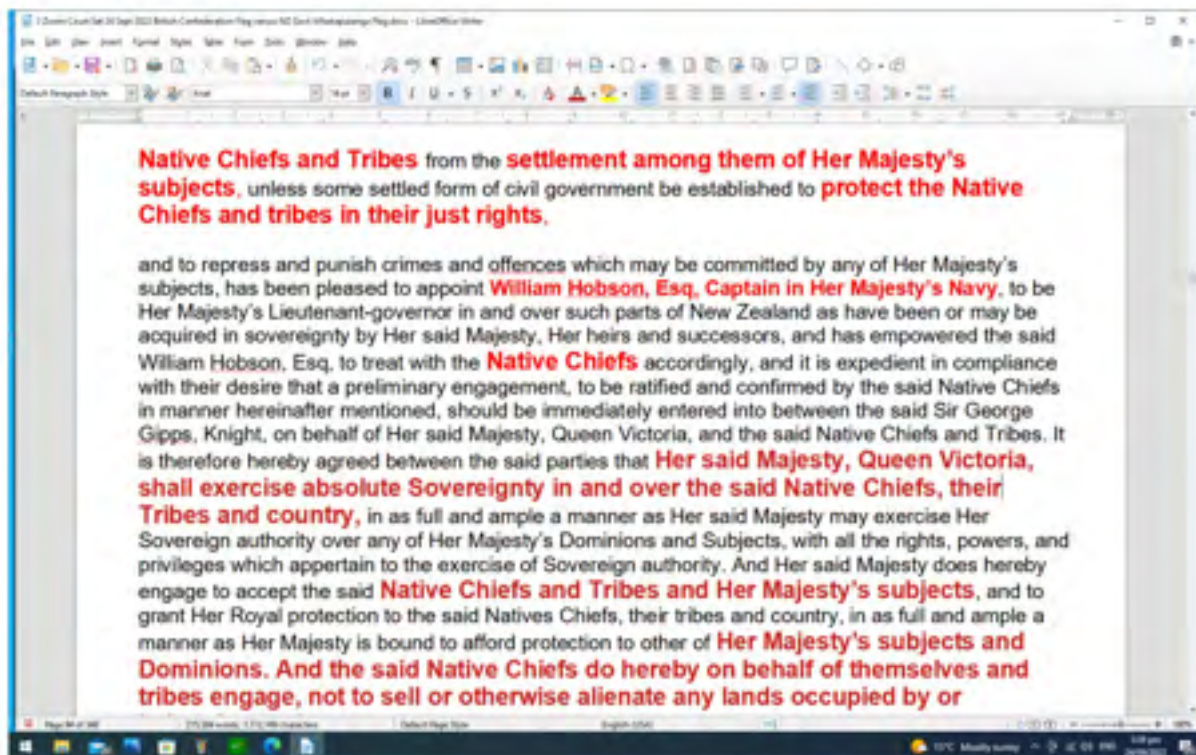


Page 23 **FRAUD EXHIBIT 13**

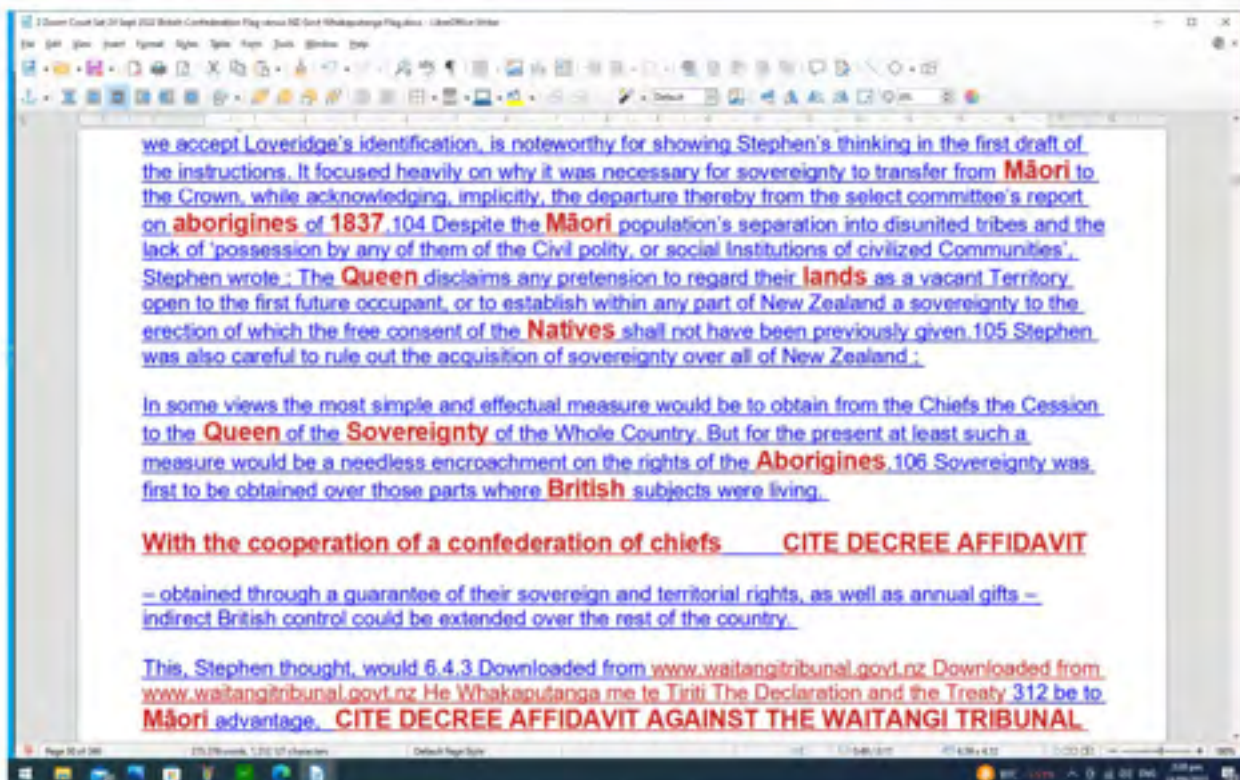




Page 94 FRAUD EXHIBIT 18

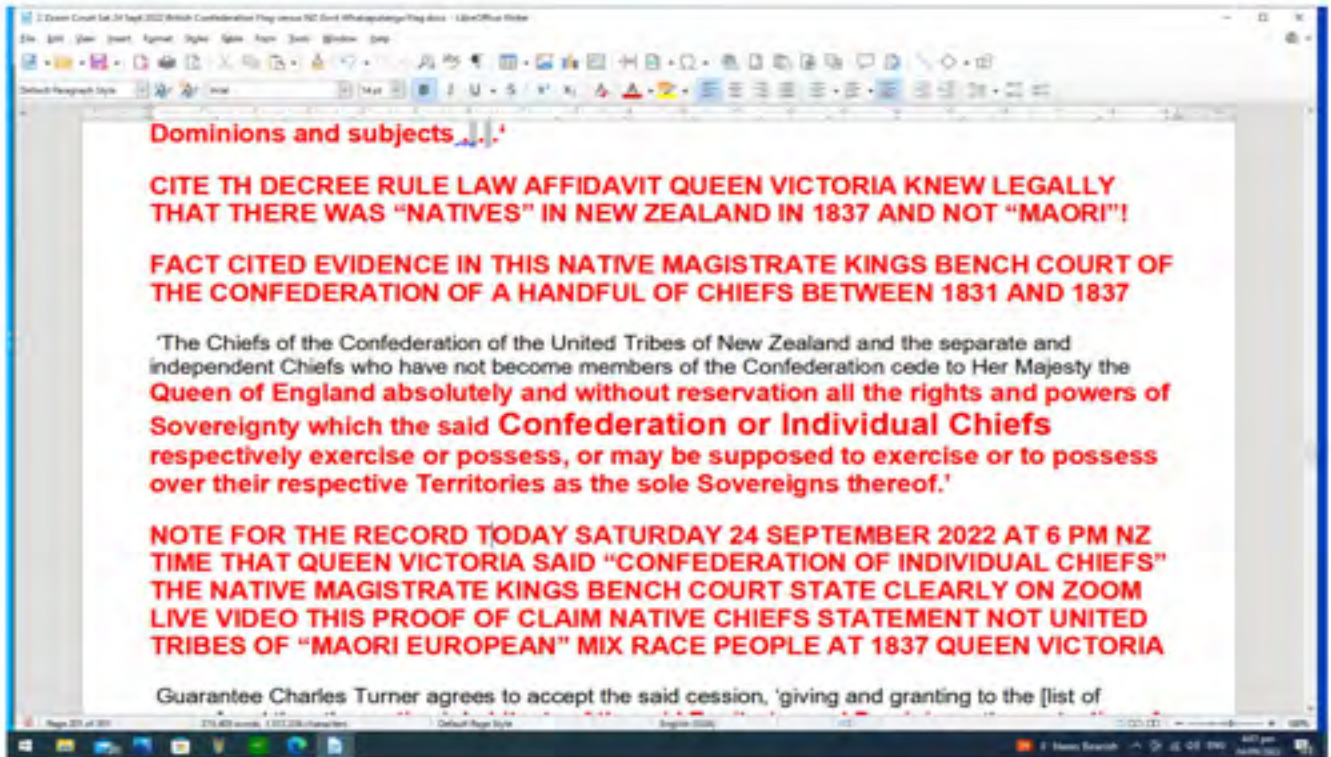


Page 30 FRAUD EXHIBIT 14

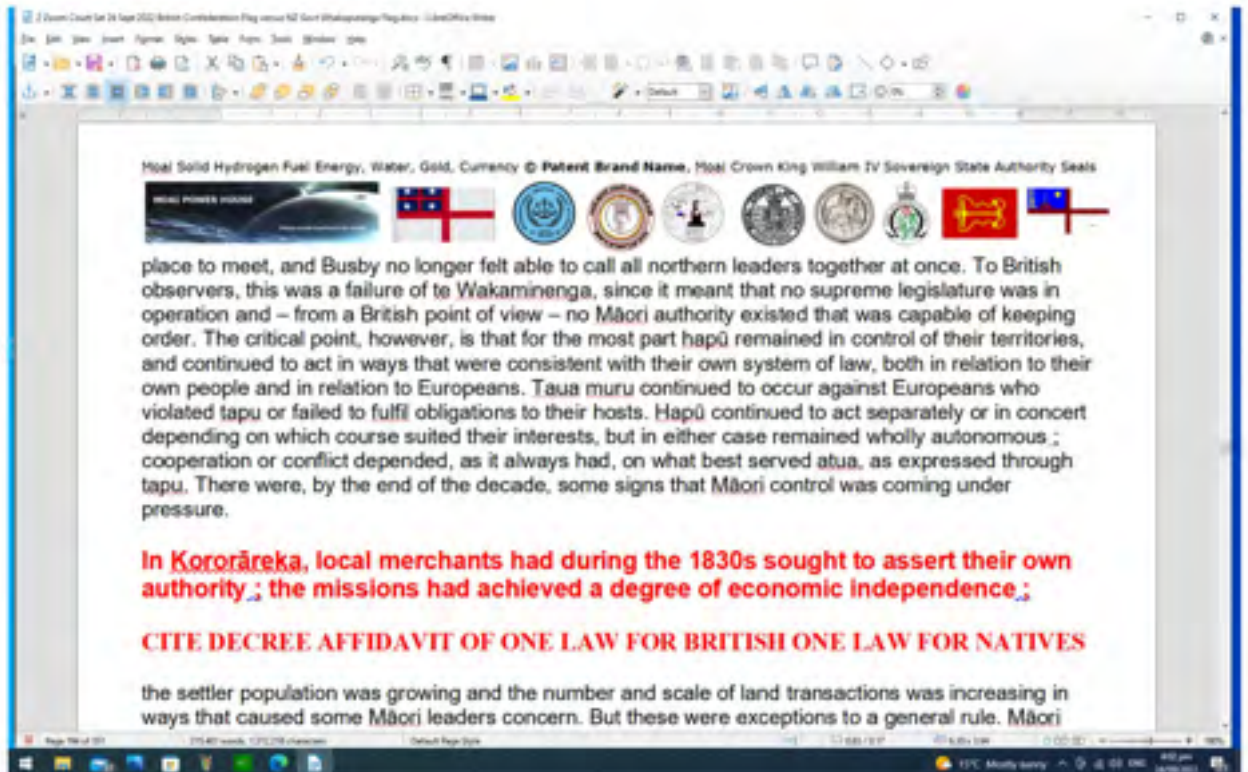


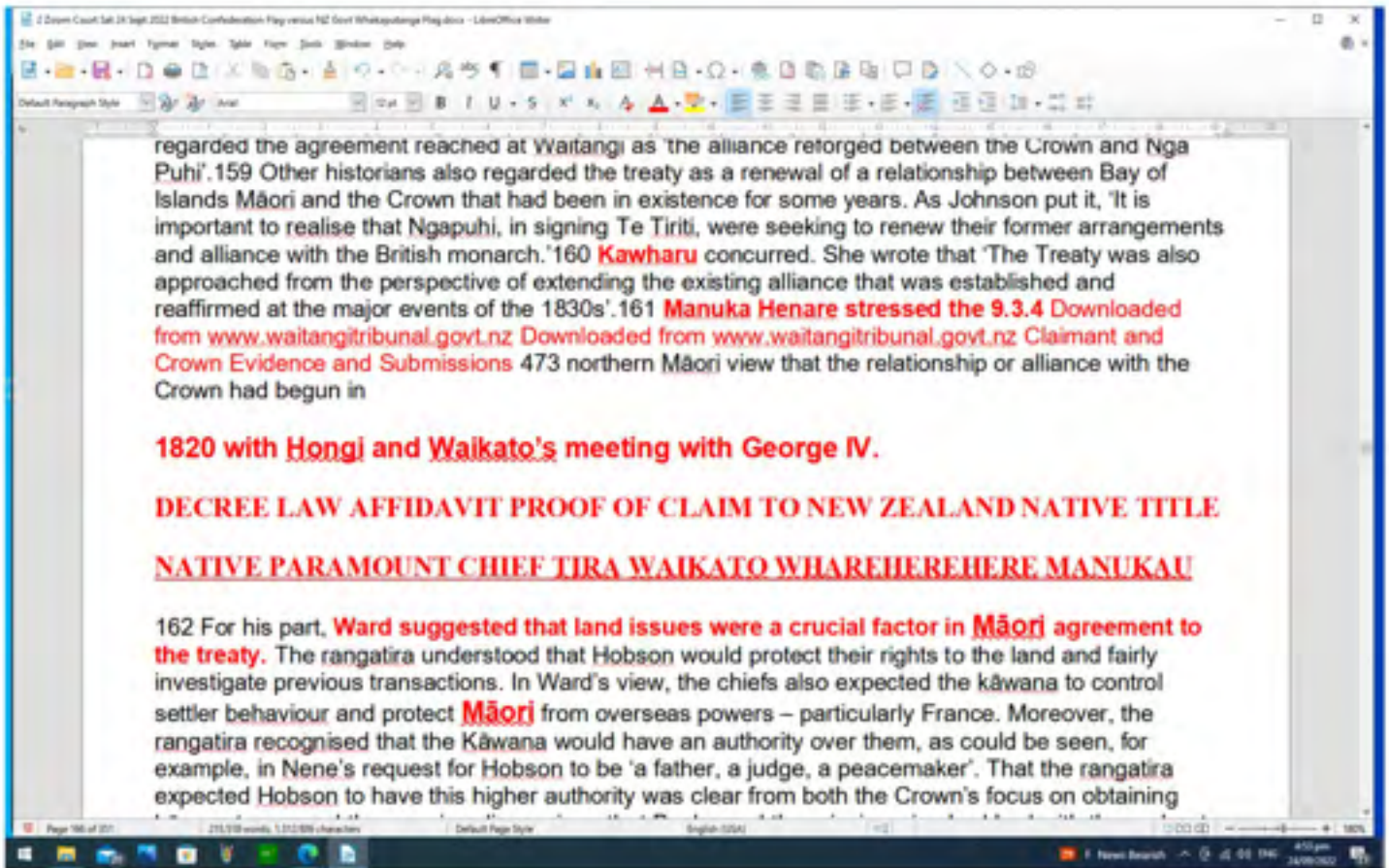


Page 201 **FRAUD EXHIBIT 28**



Page 194 **FRAUD EXHIBIT 26**





JOHN HOANI KAHAKI WANOA CONFEDERATION OF CHIEFS NAIVE LAND TITLE CLAIMS TO

PARAMOUNT CHIEF CHIEF TIRA WAIKATO WHAREHEREHERE MANUKAU & KING GEORGE IV COMMERCIAL CONTRACT 1823 SALE AND PURCHASE OF NEW ZEALAND COUNTRY TO THE KINGS BRITISH CROWN PARTNERSHIP AS HE IS THE "WAIKATO" NAME HERE IN THIS WAITANGI TRIBUNAL TREATY OF WAITANGI CLAIMS I AM HIS SURROGATE CHIEF OF PUNGAPUNGA MARAE ARAPUNI AND HIS MAUNGATAUTARI MOUNTAIN "PA" SITE ANCESTRAL TITLE REGISTERED IN EDINBURGH MAGISTRATE COURT LAND RECORDS UNDER THE FREEMASONS MAIN OFFICE THERE AND AWAROA NATIVE MAGISTRATE KINGS BENCH COURT IN HELENSVILLE SOUTH INNER KAIPARA HARBOUR AND FREEMASONS LODGE THERE WITH PARAMOUNT CHIEF MOHI TE MAATI MANUKAU IV DESCENDANT AND ME HOANI KAHAKI WANOA HIS EXECUTOR AND NATIVE LAND TITLE HOLDER WITH ALL THE LEGAL INSTRUMENTS AND TRADITIONAL MORIORI HISTORY AS HIS SUCCESSOR IN THIS CORPORATE FLAG OF HIS CONFEDERATION OF CHIEFS PRESIDENT AND NATIVE LAND ASSESSOR AND NA ATUA E WA AOTEA LIMITED "MOAI CROWN" KING WILLIAM IV TRUST BANK CREDITOR AND MOAI POWERHOUSE BANK ENTITY DATED SATURDAY 24 SEPTEMBER 2022 FOR THE RECORD IN NEW ZEALAND & AGAIN SATURDAY 1 OCTOBER 2022 HEARING

Moai Tidal Energy World Co Op Pound Gold Water Money Patent Shares UK 'TM' Moai Company Seal of Moai Crown Court Bank and Native Confederation of Chiefs Partnership with King William IV





Agenda Zoom Hearing Saturday 1 October 2022 again on Saturday 15 October 2022

1/ Police File on Cook Street Auckland Central CRN Number illegal Case that got thrown out of Court and I never had my day in Court So now I have a legitimate Court Case in our own court because of failure of the New Zealand Crown Courts So what is the Seal of the Courts now? No Queen and Maori

2/ Prime Minister Jacinda Ardern Governor General Cindy Kiro and the 8 Trustees of Kororareka Marae and Kapotai Hapu in the Court with the Moai Pound Notes on their Heads Debt Instruments

3/ ANZ Bank check to see if they have the Pound Notes still in my Account

4/ Recovery of the Debts against these named Criminals organized Criminal Organization WEF WHO CDC UN EU NATO NWO "City of London" Rothschild Bank of England Corporation Pound Note Scam Money Laundering \$ USD Fiat money Forgery and Counterfeit Money we Liquidate with the original Patterson Pound Note King William III 8 Point Star of St Patrick Ireland Municipal Corporations Act 1682 and Moai Pound Note Legal Instrument of Debt against the GBP Rothschild Pound Note and EU Dollar USD

5/ Declaration of Independence Day 28 October 2022 King William IV Flag and the Confederation of Independent Chiefs at Kororareka Russell Celebration at the Flag Staff Maiki Hill 5 am in the morning Governor General visiting Kororareka Marae with Kapotai Hapu and local Community what reason?

6/ Where to for Maori and the Whakaputanga Flag in Te Tii Marae and Waitangi Treaty Grounds Story of that British Maori and New Zealand IWI Maori Crown Government Legacy of Fraud and Deception Commercial Corporations Private Business Exposure with the NZ Navy involvement here talk about

7/ Where to for Native Individual Chiefs and the Confederation of Chiefs Sovereign Authority over their Native Lands now that you know Legally where you stand facing the Governor General and her Private Corporation Business ad none of your Business but the Native Hapu Land is your Legal Title Ownership Business that you need to make your voice heard today that the Flag belongs to you outright Contract that made Law and the Law made Contracts in this Court twenty one times to cement that Law and Contract Firmly to the Land you standing on

8/ The Admiralty is responsible to uphold the Laws of Native Sovereign People of the Land who are not satisfied with the non performance of the Ignorant Government gone their own way and not for the Sovereign People who elected them so its now time to sack them all and put in the British Military to Prorogue the Parliament for up to 5 years till we set up a Government for the People and not for the Private Corporations at an end today Saturday 1 October 2022 Court Orders to sack them and lock them up for Fraud and Corruption of the Judiciary System of Law and Order over our Natives Land

9/ Controlled Digital Money and when is New Zealand going to implement it and what about any other currencies that will be limited at the EFTPOS Machines What about our Moai Pound Note Currency we are under the King William IV Flag Jurisdiction of this Native Court to have our own Legal Authority

10 Proclamation of Legal Ownership of the 1834 King William IV 8 Point Star St Patrick Municipal Corporation Act 1682 King William III Flag and Great Seal of Britain UK Emperor Kings Flag is the Clear Title Native Confederation of Chiefs Sovereigns of their own Lands Country and Founding of Aotea New Zealand Country in 1823 King George IV and his brother King William IV 1831 to 1834 Flag Jurisdiction and Admiral of the Fleet Michael Boyce House of Lords Britain UK and NZ Federal State Flag Corporate Business Partnership with the Native Born Sovereign People of New Zealand





"MOAI CROWN" KING WILLIAM IV TRUST SEAL 1



King William IV Crown on top of King William III St Patrick Church 8 Point Star Legal Instruments of Municipalities Local Councils County Governments Corporations Entities using the King William IV 1835 Municipalities Act to collect the Land Leases Rent Rates and Prize Possessions off the Foreign Natives Lands around the world from the British Magistrate Kings Bench Court Bank of the Sea of Admiralty (Queen's Bench Court Vice Admiral Bar Association) and from the "Moai Crown" King William IV Maritime Dry Land Native Magistrates Court of Admiralty with him on his Horse with the Rope of his Ship on the Sea of Admiralty Legal Authority Enforce with his Gold Money Prize Possessions "Crown Seal" Claim of Westminster Parliamentary Authority on our Superior Documents

"MOAI CROWN" KING WILLIAM IV TRUST SEAL 2



This is where we get our Sheriffs Higher Ruling Authority "ADMIRAL" OF THE FLEET Michael Boyce Lord High Admiral Lord Baron Boyce over New Zealand Government Parliament Jurisdiction Courts of inferior Governments VICE ADMIRALTY Jurisdiction

"MOAI CROWN" KING WILLIAM IV TRUST SEAL 3



"Moai Crown" stands in London captured by Queen Victoria Crown in 1868 and shipped on the HMS Topaz in 1869 under Admiralty of the Sea Forced "Prize





Possessions" Title using Superior King William IV Acts of Westminster Parliament under Queen Victoria Rogue VICE ADMIRAL Jurisdiction for Legal Seizure of MOAI Ancestral Property belonging to our Tahitian Natives of Easter Island' to create her Legal Documents, Commercializing "MOAI CROWN" as her Legal Ownership of our Sacred Statue of "Gods Face Spiritual Lore of Truth Jurisdiction" for her Corporate Business Authority over our TRUTH Gods Grace Authority to Rule over Humans with a "Kings Mans Law" Jurisdiction So now we claim "MOAI CROWN" legal Ownership and Title to his World Creation and Power of Gods Truth MOAI STATUE standing in London and other Countries that stole a MOAI for Wealth Creation over his Earth and its Natural Resources, including the WATER as existence of LIFE on his EARTH, we now claim MOAI and his Crown Business Assets, returned to their rightful owners, the Natives of the Land who now Dissolve Parliaments and run the Country themselves under MOAI CROWN KINGS BENCH MAGISTRATES COURT JURISDICTION OF HIS "TRUTH GOD ON HIS EARTH AS IT IS IN HIS HEAVEN"

"MOAI CROWN" KING WILLIAM IV TRUST SEAL 4



MOAI EARTH GOLD DRAGON REPRESENTS THE RECOVERY OF ALL STOLEN GOLD under a Corrupt Fraudster Queen Victoria and Queen Elizabeth II "Crown" Corporation Businesses ROGUE VICE ADMIRALTY JURISDICTION,now facing the True ADMIRAL OF THE FLEET HIGHER JURISDICTION and the 12 King's Bench Magistrate Court Document SEALS here that are Superior in our Legal WRITS and

ORDERS from a SURROGATE KING before the FAKE ILLUSION DEAD ENTITY QUEEN ELIZABETH II Abdicates to a FALSE Prince Charles KING of FRAUD and CORRUPTION Rothschild CABAL Families. This Gold Seal Dragon Law Enforces the MOAI POUND NOTE on the named PIRATES ON THE HIGH SEAS HEADS

singled out Charged in a World KINGS BENCH MAGISTRATES COURT to recover the millions of tons of GOLD Stolen Robbed off the Natives of every Country Lands that they too want the wealth returned to the Kings Common Law People of their Sovereign Lands and banish the Queen Elizabeth II Families with the correct Blood Descendant King Earnest Augustus V we the Chiefs of Tribes put him on the Throne.

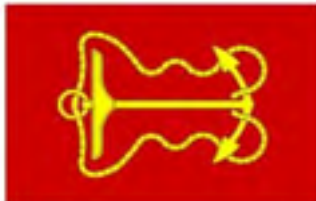




"MOAI CROWN" KING WILLIAM IV TRUST SEAL 5

King William IV on his Horse on Dry Land Seal Britain UK and NZ ship of Admiralty in the background as his Legal Authority of Mortgage Lien Documents Transfer-ed off the Sea from Westminster Parliament Britain UK and onto the Dry Land of Countries Conquered by the successions of Kings from King William III to King George IV to his brother King William IV to his Brother King Earnest Augustus I to his blood descendant Earnest Augustus V who is the legitimate King to the Throne we the Chiefs of the United Tribes of New Zealand Britain UK and the World nominate in.

"MOAI CROWN" KING WILLIAM IV TRUST SEAL 6



King William IV Crown and Anchor Admiral of the Fleet of 50 years in the British Royal Navy Jurisdiction of Continuity of Sovereignty with the Confederation of Chiefs of New Zealand Mortgage Liens Land Lease Trade Bank Instruments to his Crown Inheritance that we have the Legal Authority to Enforce his 1830 to 1837 Crown Laws of Westminster Parliament on every Country that this Kings Flag is Authorized to recover the Stolen Wealth Land Gold and Property back into our Legal Inheritance

"MOAI CROWN" KING WILLIAM IV TRUST SEAL 7



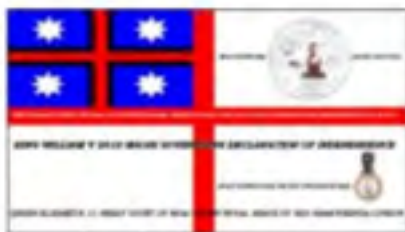


"MOAI CROWN" KING WILLIAM IV TRUST SEAL 8



Westminster Parliamentary Sovereignty where all the fraud and corruption occurs and the problems of BREXIT and EU Parliament Tampering with our British New Zealand King William IV Crown Commercial Contract for the Constitution Sheriffs Partnership Flag Execution of Duty as an approved online business organization.

"MOAI CROWN" KING WILLIAM IV TRUST SEAL 9



A Commercial Contract Extension to the Confederation Flag with "Moai Crown" World Economic Development in the 4 corners of the World Trade Flag in 250 Countries Free Passage for the Moai Tidal Turbine Energy Projects to develop the Hydrogen Economy from a Global Debtors of Corrupt "Crown" UK US EU criminals

"MOAI CROWN" KING WILLIAM IV TRUST SEAL 10



"Moai Earth Crown" Basket of Knowledge on his Head Flag of Marae Red Cross colour of the Native Hapu Whanau of New Zealand Pacific Islands with the African Pyramid and Sun Ra Obelisk time dial and Sun Ra light energy to the world and blue sky and Ocean with a Spaceship of Technology carved into the Rocks in Giza Pyramids and on Easter Island linked together with the Spiritual God Creator of his Sun Ra God Statues built on Rapa'nui Easter Island and Pyramids and tall Obelisks built in Africa not London US or Vatican City who stole all these Taonga Treasures as Admiralty of the Sea stolen Prize Possessions off Black Native people of these





6

fraud duped foreign countries we claim back their Wealth off the "CROWN" Corporations.

"MOAI CROWN" KING WILLIAM IV TRUST SEAL 11



British Supreme Court Seal when we go to the Highest Court of any appeals under King William IV Admiralty Law of the Sea and of the Dry Land Admiralty Flag without a Bar or Dock in a Queen's Bench Court to charge Pirates operating their corrupt fraud corporate businesses out in the High Seas now forced into Commercial Defaulted Contracts into our Native Magistrate Court Hearings on Zoom for the Worlds Native people acting in the open Kings Bench Court under Common laws. Legal Landlord Sovereign Claimants over the peoples sovereignty lands resources.

"MOAI CROWN" KING WILLIAM IV TRUST SEAL 12



Moai Tidal Energy Economic Development of the Worlds Hydrogen Economy around the Pacific Ocean as Moai Crown Gods lore/Law and king William iv British Crown Title over the Pacific Ocean and "Moai Heaven and Earth God's Spirit World Creation" that Queen Victoria created the Moai Corporate "Crown" Title we claim Legal Ownership of our Tahitian Stolen Moai Memorial Document Instruments Title from Queen Victoria and Queen Elizabeth II "Crown" Corporations Vatican US American War Mongering Land Alienation Thieves and Thug Business UN EU NATO WHO WEF Bilderberg Illuminati Pirates operating on the High Seas Admiralty





Zoom Meeting for the Confederation of Chiefs of the United Tribes Native Kings Bench Court Saturday 9 July 2022 at 6pm NZ time Only allowed to tag 50 friends says facebook

Subject is Court Jury discussions progress report update Action Plan and the Company Commercial Contract Involvement and Agreements for the Confederation and Home Guard Security Business management leading back to Te Tii Marae Waitangi Hapu Moai Crown Confederation of Chiefs World Flag Commercial Arm and Whakaminenga self Parliament original cause and effect today how to counter the WEF NATO EU UN WHO Threat of Takeover of our country under the New World Order and UN Army Control

The Court opens the floor to New Zealand to attract public interest to how to counter the current situation pending threat by New Zealand Prime Minister Jacinda Ardern Government WEF World Economic Forum and NWO New World Order takeover of our Country by her crooked Deep State WEF European Underground Corrupt Government organizations Threat against our Nations Peoples Land Interests and financial Investment Interests of our Control over these out of control politicians and Fraud Courts operating pirate business on our Sovereigns Lands we exposed now their Corrupt Law system of Crooked English Language they starting to destroy the evidence and run away from responsibility for their Corrupt Documents

"Moai Crown" Kings Bench Magistrate Court join its Confederation of Chiefs Organization to the Hapu Rangatira Elders Chiefs and Sovereign people of New Zealand to enforce our Rule of Admiralty Laws over New Zealand Government Rogue Vice Admiralty Law as a High Risk Debt Creation War driven Government determined to take total control of everything you own the land the water you yourself and your Freedom taken away from you.

So this is all we have left to do with our own Kings Flag Admiralty Laws that got them onto the land in the first place put them on the spot to see who they really care for Themselves and not us the Sovereign People legal and legitimate landowners.

Agenda

- 1/ Global Britain is the new Britain without the UK I think but Britain is not going to join the EU and that's good for Moai Crown and the Confederation of Chiefs Kings Flag partners with the new "Global Britain" Company and Government
- 2/ The difference between IWI Maori Queen Victoria Queen Elizabeth II Crown Vice Admiral 1902 Union Jack Sea Flag Jurisdiction out at sea Commercial Contracts that contradict a Moai Crown King William IV Crown new "Global Britain" and the old Confederation of the original 13 Chiefs Hapu Commercial Contract Business Partnership with King William IV British Crown Admiral of the Fleet Flag Jurisdiction on the dry land Legal Authority Business.
- 3/ Constitution Sheriffs duty of care to execute Writ Warrants





4/ Commercial Contract Business and Hapu control under this Moai Crown Confederation of Global Britain Royal Navy Legal Instruments Jurisdiction of our Kings Bench Magistrate Courts with the Rothschild Control removed Bank of England and Seizure of their Land Occupation Title over the "CITY OF LONDON" 600 acres of King William IV Crown land that Boris Johnson is going after.

5/ Prosecuted Political Criminals how to capture them legally committing heinous crimes of a rogue New Zealand Government of themselves and their private corporate businesses now on the line as Judgement Debtors in a Native Magistrate Kings Bench Court of the Sovereigns People of the land that NZ Government is operating Government without a Queen of England Monarch on the Throne for us in New Zealand and the British UK "CROWN" World Realms.

6/ The Queen Victoria Trust 1844 Head of the Trust Queen Elizabeth II Governor of the Church of England Absent from England living in Scotland cant legally Abdicate to Prince Charles on our behalf as BENEFICIARIES OF THE TRUST

QUEEN VICTORIA TRUST 1844 created for HAPU NATIVES IMMIGRANTS FROM BRITAIN UK living in New Zealand 1840 to 9 July 2022 and beyond the Business and its entire TRUST Assets spread throughout the world belong to us the Beneficiaries of that Trust we Claim its LEGAL INHERITANCE and CROWN BUSINESS

1/ Queen Elizabeth II Head of Trust TRUSTEE (Live or Dead in Scotland) To be replaced

2/ King of Spain King Carlos TRUSTEE (Deceased) To be replaced

3/ Queen of Spain Sofia TRUSTEE (Live Spain) Current

4/ Prince Andrew TRUSTEE (Live England) Sacked by the Queen to be replaced

First Beneficiaries of the TRUST

5/ Boris Johnson is the Prime Minister of a New British Government without the UK bit So he gets to sever the ties of the European Union Parliament and Government and go with what's left of the commonwealth countries and it's Allies with Donald Trump and a New America and us the Confederation of Chiefs Republican Flag Joint Federal Government of New Zealand and Pacific Islands

6/ The Confederation of Chiefs have got that only choice in the New Britain PROTESTANT KING WILLIAM IV maybe without Scotland and BRITAIN UK where Scotland want to go with EU WEF as a INDEPENDANT SOVEREIGN COUNTRY

OR the second choice is we go with the Devil NWO New World Order POPE and CATHOLIC CHURCH DEEP STATE GOVERNMENT JABS KILL EXTERMINATE.CONTROL with the IWI MAORI PIRATE THUGS CORPORATIONS

British UK PM Boris wants our QUEEN VICTORIA TRUST WEALTH why he is resigning to carry on as PM of the New GLOBAL BRITAIN without the UK and salvage the Assets of the FAILED QUEEN ELIZABETH II MONARCHY CROWN Corporations Businesses and "CITY OF LONDON" Control over ENGLAND SOIL LAND he wants now! I know that the Confederation of Chiefs are in a King William IV





Flag of Admiralty Binding Contract with that British "CROWN TRUST" that the resigning PM Boris Johnson knows there is NO QUEEN ON THE THRONE and he is Stealing the "CROWN" for his New Global "BRITISH GOVERNMENT"

<https://www.facebook.com/LaRoucheOrg/videos/1145723599319251>

6/ The Confederation of Chiefs and their 1834 King William IV FLAG cements the KING WILLIAM IV CONTRACT to the. "CROWN LEGAL INHERITANCE". DONALD TRUMP and Scotland PM Nicola Sturgeon will make Scotland an INDEPENDENT COUNTRY cut off from BRITAIN UK and join the NEW GLOBAL BRITAIN" without the UK and Old BRITAIN UK King William IV Admiral of the Fleet JURISDICTION or go with it and the Confederation King William IV Federal Government Joint Partnership my estimated reality calculated guess of timeline of events for 2022 immediately actioned and moving fast we have to keep ahead of PM Boris Johnson

7/ Outgoing Prime Minister Boris Johnson will keep the original KING LINE GOING for TRUMP to be KING OF COMMERCE KING OF "BRITAIN" England and Ireland complete country Wales and an INDEPENDANT SCOTLAND alive as a Commercial Contract Business Transaction! So TRUMP Gets his way over the Church of England and Catholic Church Religious Legal Matters with Prime Minister of BRITAIN UK Government current situation

TRUMP FREEMASON Catholic hijacks our King William IV PROTESTANT Dutch KING Flag ROYAL NAVY Takeover as "GLOBAL BRITAIN" versus Catholic NWO POPE VATICAN DEEP STATE Government "GLOBAL NATO"

8/ It's good in a round about way for the Confederation because the FREEMASONS OWN the Natives of the World LAND TRANSFER CERTIFICATE OF TITLES stake in the "CROWN" WEALTH but we OWN THE "TRUST ACCOUNT BUSINESS WEALTH" "Legal Inheritance" Title On Paper Documents Blueprint Native Land Titles "CROWN" SEALS CLAIMS Chiefs corporate against the British "CROWN" Business ownership King William IV partnership FLAG with the old Britain UK joined to the NEW BRITAIN in name rights with PM Boris Johnson saying No more Queens and Kings on the THRONE so Grab it while its EMPTY says Boris Johnson PIRATE on the HIGH SEAS with no need to pay the people that QUEEN ELIZABETH II Robbed in Broad daylight! NOT SO FAST CHAPPY?

9/ That's why the New Zealand Government resigned in 2020 in readiness for their NWO WEF NATO WHO CABAL POPE VATICAN CATHOLIC TAKEOVER OF THE WORLD

It's one or the other now for MAORI and HAPU or BOTH stuck in a BINDING CONTRACT with QUEEN ELIZABETH II their SAVIOUR GONE DISAPPEARED into Thin AIR where it all came from ROTHSCHILD CHURCH F ENGLAND FAKED ILLUSIONS

Now MAORI must Chose QUEEN and EU Parliament UN NATO WEF NWO with Jacinda Ardern PIRIATE Private Business operating on the High Seas





or MOAI and KING WILLIAM IV Britain UK and new "GLOBAL BRITAIN" operating a Sovereign Business on the Dry Land that is impossible for MAORI to get back any MAORI LAND sold by QUEENS BENCH COURT GOVERNMENT CROWN AGENT THUGS

Its One Way or the Other for MAORI and HAPU to decide now

10/ NEW WORLD GOVERNMENT CLAUS SCHWAB WEF AMERICA DEEP DARK STATE

11/ NZ PM Jacinda Ardern set up her WEF Free Trade Agreement with China and mortgaged New Zealand \$50 Billion debt she got the money is why we put the MOAI POUND NOTE DEBT INSTRUMENT over her and her NZD \$50 Billion DEBTS back on Jacinda Ardern the living breathing Devil Worshiper Killer V A X Promoting THUG PIRATE HEAD using POPE Catholic and Church of England BAD GODS Bible Religion to STEAL the peoples Wealth and Land by Coercion a Prosecutable Offense in our Native Magistrate Kings Bench Court already Enforced on her and Prosecuted her for her Crimes of Church and State with her Photo Identification behind BARS caught in the CRIME SCENE

Jacinda Ardern Caught in the Fraud with her Government Private Companies acting against our People and Country with Legislation Bills corrupt "Crown Agents" named in our Native Magistrate Kings Bench Court Hearings Prosecuted now action to follow.

https://www.facebook.com/watch/?ref=search&v=624173658419856&external_log_id=65b2563e-d58b-4049-bb70-e856f724d74e&q=New%20Zealand%202020%20Government%20resignation%20letter

What Jacinda Ardern is doing selling New Zealand to China

https://www.facebook.com/watch/?ref=search&v=259140998981868&external_log_id=58843fa1-4cbf-4e47-9c98-9aa4728a518e&q=New%20Zealand%202020%20Government%20resignation%20letter

QUESTION? WHO IS GOVERNING NEW ZEALAND SOVEREIGN PEOPLES QUEEN LESS COUNTRY FOR OUR FINANCIAL BANK INVESTMENT INTERESTS IF THESE PIRATES RESIGNED IN 2020?

Resignation of Ministers and Parliamentary Under-Secretaries

Her Excellency the Governor-General has accepted the resignations of:

The Right Honourable Jacinda Kate Laurell Ardern from the Executive Council and from the Offices of Prime Minister, Minister for Arts, Culture and Heritage, and Minister for National Security and Intelligence;

The Right Honourable Winston Raymond Peters from the Executive Council and from the Offices of Deputy Prime Minister, Minister of Foreign Affairs, Minister for Disarmament and Arms Control, Minister for State Owned Enterprises, and Minister for Racing;

The Honourable Kelvin Glen Davis from the Executive Council and from the Offices of Minister for Māori Crown Relations: Te Arawhiti, Minister of Corrections, and Minister of Tourism;





The Honourable Grant Murray Robertson from the Executive Council and from the Offices of Minister of Finance and Minister for Sport and Recreation;

The Honourable Philip Stoner Twyford from the Executive Council and from the Offices of Minister for Economic Development, Minister of Transport, and Minister for Urban Development;

The Honourable Dr Megan Cherie Woods from the Executive Council and from the Offices of Minister of Energy and Resources, Minister for Greater Christchurch Regeneration, Minister of Housing, and Minister of Research, Science and Innovation;

The Honourable Christopher John Hipkins from the Executive Council and from the Offices of Minister of Education, Minister of Health, and Minister of State Services;

The Honourable Andrew James Little from the Executive Council and from the Offices of Minister of Justice, Minister for Courts, Minister Responsible for the GCSB, Minister Responsible for the NZSIS, Minister for Workplace Relations and Safety, and Minister for Treaty of Waitangi Negotiations;

The Honourable Carmel Jean Sepuloni from the Executive Council and from the Offices of Minister for Social Development, Minister for Disability Issues, and Minister for ACC;

The Honourable David William Parker from the Executive Council and from the Offices of Attorney-General, Minister for the Environment, and Minister for Trade and Export Growth;

The Honourable Nanaia Cybele Mahuta from the Executive Council and from the Offices of Minister for Māori Development and Minister of Local Government;

The Honourable Stuart Alexander Nash from the Executive Council and from the Offices of Minister of Police, Minister of Revenue, Minister of Fisheries, and Minister for Small Business;

The Honourable Jennifer Teresia Salesa from the Executive Council and from the Offices of Minister for Building and Constr

uction, Minister of Customs, and Minister for Ethnic Communities;

The Honourable Damien Peter O'Connor from the Executive Council and from the Offices of Minister of Agriculture, Minister for Biosecurity, Minister for Food Safety, Minister for Rural Communities, and Minister of State for Trade and Export Growth;

The Honourable Kristopher John Fa'afoi from the Executive Council and from the Offices of Minister of Broadcasting, Communications and Digital Media, Minister for Government Digital Services, Minister of Commerce and Consumer Affairs, and Minister of Immigration;

The Honourable Ron Stanley Mark from the Executive Council and from the Offices of Minister of Defence and Minister for Veterans;

The Honourable Tracey Anne Martin from the Executive Council and from the Offices of Minister for Children, Minister of Internal Affairs, and Minister for Seniors;

The Honourable Shane Geoffrey Jones from the Executive Council and from the Offices of Minister of Forestry, Minister for Infrastructure, and Minister for Regional Economic Development;



The Honourable Peeni Ereata Gladwyn Henare from the Executive Council and from the Offices of Minister of Civil Defence, Minister for Whānau Ora, and Minister for Youth;

The Honourable William Wakatere Jackson from the Executive Council and from the Office of Minister of Employment;

The Honourable Aupito Tofae Su'a Viliamu Sio from the Executive Council and from the Office of Minister for Pacific Peoples;

The Honourable Munokoia Poto Williams from the Executive Council and from the Office of Minister for the Community and Voluntary Sector;

The Honourable James Peter Edward Shaw from the Executive Council and from the Offices of Minister for Climate Change and Minister of Statistics;

The Honourable Julie Anne Genter from the Executive Council and from the Office of Minister for Women;

The Honourable Eugenie Meryl Sage from the Executive Council and from the Offices of Minister of Conservation and Minister for Land Information;

Fletcher Hoporona Tabuteau from the offices of Parliamentary Under-Secretary to the Minister of Foreign Affairs, Parliamentary Under-Secretary to the Minister for Disarmament and Arms Control, and Parliamentary Under-Secretary to the Minister for Regional Economic Development;

Heather Janet Logie from the office of Parliamentary Under-Secretary to the Minister of Justice (Domestic and Sexual Violence Issues).

which took effect on Friday 6 November 2020.

Dated at Wellington this 6th day of November 2020.

By Command:

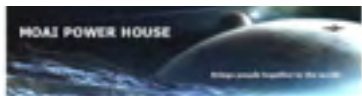
MICHAEL WEBSTER, Clerk of the Executive Council.

<https://gazette.govt.nz/notice/id/2020-vr5182?year=2020...>

https://gazette.govt.nz/assets/pdf-cache/2020/2020-vr5182.pdf?2022-06-13_14%3A51%3A03=

Boris Johnson and New Zealand Navy go and ARREST JACINDA ARDERN caught in the Crime Scene in Parliament person of public interest running a scam private Corporate Business 12/ I am writing this all up for tonight's ZOOM Meeting today 9 July 2022 at 6 pm New Zealand time before outgoing British UK Government Prime Minister and Prime Minister of England SWITCHES our KING WILLIAM IV KING OF BRITAIN UK "CONTRACT" into his New "GLOBAL BRITAIN" Corporate Business Ownership Takeover of our KING WILLIAM III and KING WILLIAM IV BRITISH UK "CROWN" WORLD LEGAL INHERITANCE TRUST WEALTH ASSETS LAND SOVEREIGN BONDS PRIZE POSSESSIONS Collected on ENGLAND SOIL LAND not ROME Lands NO BODY THINKS of this or tracks our BRITISH UK "CROWN" Financial Investment Partnership Accumulated Consolidated Business Interests that PM Boris Johnson PIRATE is STEALING





Code to the Online ZOOM Meeting Hui Native Magistrate Kings Bench Court Hearing this Saturday 9th July 2022

:
Andrew: Devine. is inviting you to a scheduled Zoom meeting.
Topic: : Confederation of United Tribes of New Zealand Flag Jurisdictions
Time: Jul 9, 2022 09:00 AM Athens
Join Zoom Meeting
<https://us02web.zoom.us/j/88189277062>.

Meeting ID: 881 8927 7062

Passcode: 531696

One tap mobile

+13126266799,,88189277062#,,,,*531696# US (Chicago)

+13462487799,,88189277062#,,,,*531696# US (Houston)

Dial by your location

+1 312 626 6799 US (Chicago)

+1 346 248 7799 US (Houston)

+1 646 931 3860 US

+1 669 444 9171 US

+1 669 900 6833 US (San Jose)

+1 929 436 2866 US (New York)

+1 253 215 8782 US (Tacoma)

+1 301 715 8592 US (Washington DC)

Meeting ID: 881 8927 7062

Passcode: 531696

Find your local number:

<https://us02web.zoom.us/j/88189277062>

<https://www.facebook.com/100068398086286/videos/400970895318943/>

Boris Johnson Exit from Westminster Parliament as PM of Britain but still is PM of the original Britain UK Government where he is heading to with Ex PM Theresa May

<https://www.independent.co.uk/voices/boris-johnson-foreign-policy-global-britain-b2119014.htmls>

Kate Baker Sean P Maguire Jesse Hal Ramola Dharmaraj Reg Akuhata Rangihuna Frank McElheron

Dilip Rupa Donovan Katuke Vaetoru Edward Moses Ellen Pomare Faith Mylene Stanley Forrester

Hilton Greg Johnson Hone Mason Hohepa Haeata Tania Rameka Ladd Whatsgooduie [Oriana V DuPonte](#)

Kathleen Heihei Wiremu Peita Wiremu Heihei Hohepa Epiha Hohepa Haeata Paapaa Heihei [Pehau Ioane](#)

Quinton Snyman Sean P Maguire Steve Ulrich Harvey Joseph-Kinematayo Virginia Paraone [Kevin](#)





[Blackburn](#) Kevin Blackburn Rebecca Elizabeth Of-Eire Manahi Parapara Mauheni Paul J Browne Paul Kirchner Maraea Curtis Wilson D Harp Otaraiian Lyfer Taylor Matthew Bundy Waitai Tama Houkamau Warren Epiha Cecile Hoods Reti Netana Hohaia Boynton Rangatira Nate Morgan Rewiri Tarapata Hemirua Rapata Kereama Wanoa Tangaroa Ngaropo Tawio Matene Hoani Edwards John Wanoa



COURT CASE AGAINST THESE NAMED NZ CROWN AGENTS PRIVATE CORPORATION TRUSTEES FOUND GUILTY AS CHARGED WITH GBP 1 TRILLION MOAI POUND NOTE DEBT INSTRUMENT ON THEIR HEADS AS POPE FRANCIS MOTU PROPRIO STATES CLEARLY THAT ALL CORPORATIONS AND TRUSTS ARE DESTROYED AND THOSE RUNNING THEM LIABLE FOR PROSECUTION AND NO IMMUNITY TO ANY NAMED PHOTOGRAPHED IDENTIFIED CRIMINAL HERE LISTED IN THIS NATIVE MAGISTRATE KINGS BENCH COURT BANK HEARING The Waitangi National Trust Board 2022 consists of: a Criminal Organization of New Zealand Law Less Government Private Corporation as Liable Criminals Prosecuted in this British Legal Law Court





Court List Trial by Jury of the World

1/ • Pita Tipene, a member of the family of Maihi Kawiti (Chair)



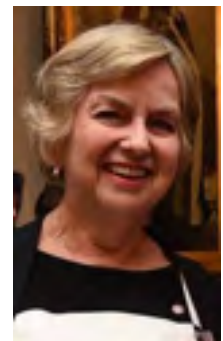
2/ • Tania Simpson, a member of the family of Pomare (Deputy Chair)

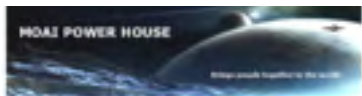


3/ • Ngā Wai-hono-i-te-pō Paki, a representative of the Māori people living in the North Island south of the City of Auckland



4/ • Dame Claudia Orange, a person prominent in the life of the country as a statesman





5/ • Dennis McBrearty, a representative of the Pākeha residents of the Bay of Islands district



6/ • Hon Kate Wilkinson, a representative of the people, Pākeha and Māori, living in the South Island



7/ • Hon Peeni Henare, a representative of the Māori people living in the North Auckland Peninsula

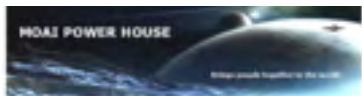


8/ • Jane Fletcher, a member of the family of the late Archdeacon Henry Williams



9/ • Mita Harris, a member of the family of Tamati Waka Nene





10/ • Wiremu Puriri, a member of the family of Hone Heke



11/ • Hugh Cotterill, a representative of the family of the late James Busby



12/ • Willow-Jean Prime, appointed by the Prime Minister to represent the Government



13/ • Dr Shane Reti, appointed by the Leader of the Opposition, following consultation with the leader of each party that is not in Government or in coalition with the Government



14/ • David Dunsheath, a representative of the family of the late Edward Gibbon Wakefiel





28 June at 10:20

(1) Facebook

Shared with Public

THE CONFEDERATION OF CHIEFS 20 LEGAL INSTRUMENTS INSIDE THIS KING WILLIAM IV FLAG OF ADMIRALTY LAW JURISDICTION ENFORCED IN THE NEW ZEALAND NATIVE MAGISTRATE KINGS BENCH COURT LAW INSTRUMENT

A better King William IV Confederation of Chiefs Flag seal on Kings Bench Magistrate Court Hearing Common Peoples Legal Documents conducted on Dry Land without a Queen's Bench Dock and Bar in their Courts system operating from 200 miles out in the ocean So really you should now be legally right to throw the Pirates in their Corrupt Fraud Courts back into the Sea where they came from and crawled onto the land and stuck the Sea of Admiralty British Flag onto the New Zealand dry land with the Kings Laws to commercialize the lands for Contract Business which this flag is now going to be used for International Trade and Business with Britain UK or partnership

Kings created all the Admiralty Financial Instruments from sea onto the dry land in New Zealand with the only Kings Flag in the world with these legal Instruments inside it.

- 1/ 1834 Founding of New Zealand Flag
- 2/ 1835 Declaration of Independence Flag
- 3/ Free Passage throughout the 4 corners of the World
- 4 Commercial Trading Bank Flag
- 5/ Corporate Contract Business Partnership Flag between New Zealand and Britain UK
- 6/ This Flag is the missing link in New Zealand and around the world where the "Crown" Corporations are using this King William IV 1835 Declaration of War Flag Illegally with Queen Elizabeth II Crown Agents Corporations Pirates forcing the legal Admiralty Emergency War Powers Acts of this King William IV Flag to wage War against the people of New Zealand and the World the "Crown" Foreign Governments treat as Pirates Dead at Sea
- So now the New Zealand Confederation of Chiefs turn the flags Admiralty Mortgage Lien Land Instruments legal power on Queen Elizabeth II and her Crown Agents as the real Pirates on the high seas operating scam fraud corrupt businesses all these years since Queen Victoria 1837 to now our 1844 "QUEEN VICTORIA TRUST" and BIRTH CERTIFICATE SECURITY BONDS TRUST the Chiefs of the Confederation wants audited settled wound up and bankrupted in 2022
- 7/ "CROWN" Getty Royal family Photos Authority of free passageway into harbor international Travel Flag

8/ This Confederation of Chiefs Sovereign Nation Flag of New Zealand is still in a live contract with King William IV British Crown and Queens Crown Corporations Business Partnership Contract.





9/ This Flag is being usurped for the Creation of the Fraud Illegal unproven "1840 Treaty of Waitangi Contract Agreement between Queen Victoria, Queen Elizabeth II and IWI Maori Corporate New Zealand Fraud Corrupted Crown Government"

10/ Saint Patrick's Church 8 Point Star of King William IV 1835 Municipalities Corporation Act Flag to pick up the Lease Rent Rates Fines Fees on Conquered Foreign Trade Lands for the Kings Crown Prize Possessions wealth assets money commercial contracts mortgages liens and land transfer transactions legal land conveyancing corporations business

11/ A King's Proclamation Action Flag for petitions to the King

12/ A British Kings Royal Navy King William IV Crown and Anchor Seal of Authority recognized Admiralty Land and Sea Flag Common Law and Admiralty Commercial Law Legal Instruments of New Zealand Customary Native Chiefs Land Transfer to the Corporate "British Crown" our legitimate partners flying the Flags together on Waitangi Marae

13/ A Flag that gave the New Zealand 5 Point Star 1902 Union Jack Flag life from this 1835 Declaration of Independence Flag given by King William IV Sovereign Monarch Britain UK

14/ Flag flown continuously on Waitangi Marae and Te Tii Marae since 28 October 2022 unbroken continuity of Sovereignty to King William IV Admiral Jurisdiction and Constitution Laws of Westminster Parliament backdated to King William III 1689 clean law.

15/ The 1835 Confederation of Chiefs Flag is a Constitution inside the Flag

16/ The Confederation of Chiefs Flag holds the Kings Bench Magistrate Court Jurisdiction of "Admiral of the Fleet" Michael Boyce Lord High Admiral Rule of Law of Commercial Contracts of Britain Royal Navy Ships sailing around the world as well as submarines and aircraft travelling free passage through the World of Banking Trade merchant Manifest Cargo for the Kings "Crown" corporate business and the Confederation of Chiefs owning up now in 2022 to this missing link

17/ An International Flag that belongs to the Confederation of Chiefs Executive Committee, Elders and Hapu Sovereign Native Rangatira and People of New Zealand and it's outer Island Dependencies.

18/This Flag is the real true highest British King William IV Flag Admiral Crown and Anchor mortgage lien legal instrument money making trade generation Flag superseding all other inferior Royal Navy Flags of legal contract substance of Navy Sea to Land Transfer Certificate of Title Documents Seals of the Kings of Westminster Parliament Britain Crown Origins King George III who founded America Canada Australia Ireland India Africa Pacific Islands and so on Native Land Certificates Bank mortgage instruments means to make money and business under King William III and King William IV ADMIRAL OF THE SEA AND LAND WITHOUT A BAR OR DOCK.

19/ The Confederation Flag is a King William IV British Crown Sovereign Royal Navy Flag Ruling Authority over the SEA OF ADMIRALTY THROUGH FOUR CORNERS OF THE WORLD ON DRY





LAND IN THE SKY AND UNDER THE SEA, NOW WE ENFORCED THESE ORDERS AS ACTS OF "NEW ZEALAND AND BRITAIN UK FEDERAL GOVERNMENT" JOINT PARTNERSHIP "MOAI CROWN KING WILLIAM IV TRUST" CORPORATE JOINT BUSINESS OWNERS.

20/ This Confederation Flag is being continuously FRAUD USURPED by New Zealand Government who let's America and the Vatican use it to make their wealth from all these 20 legal Inheritance "MOAI CROWN" Patent protected instruments now it's our Confederation of Chiefs Legal Authority Court Orders to Audit the "Crown" Corporations accounts and America using this flag as our Jurisdiction of ADMIRAL OF THE FLEET Michael Boyce BRITISH ROYAL NAVY power to accumulate all its BRITISH CROWN wealth that we as TRUST SHAREHOLDERS shall AUDIT BRITAIN UK and US CONGRESS GOVERNMENT ACCOUNTS and challenge them all now "WHERE DID THEY GET THEIR LEGAL AUTHORITY FROM TO MAKE THEIR WEALTH ON THE DRY LAND BEHIND A SEA SAND BAR AND DRY DOCK COURT WHEN THE CONFEDERATION FLAG ADMIRAL DOESN'T NEED A BAR AND DOCK WHERE WE HOLD OUR ZOOM VIDEO COURT HEARINGS ON LINE against America Canada Australia Britain UK now in 2022 expose their FRAUD businesses with this Flag true partners in Business the CONFEDERATION OF CHIEFS of New Zealand

Native Magistrate Kings Bench Court Jury

Andrew Devine Host for Britain UK, Gregory Cook, Tania Rameka, Kate Baker, Sharleen Amai, Blair Ingram, Hone Mason, Dion Walker, Cecile Hoods, Manahi Mauheni

Confederation of Sovereigns World Flag 8 Point Star of St Patrick 1682 – 1835 Municipal Corporation Act British Crown Trust Legal Inheritance Flag of the 4 corners of the world and Native Land Title Ownership of New Zealand Country and every other Native Country <http://moaipowerhouse.world>





AGENDA for Saturday 8 October 2022 Native Magistrate Kings Bench Court Hearing of Treason

1/ The Confederation of Chiefs of the Native Sovereign Lands 8 Point Star St Patrick Church Meaning

2/ Awaroa Native Magistrate Court Bank Helensville Claim the original Native Land Title cutting of the 10 acre Land Block from the original Big Land Blocks that set the whole Country Native Land Act 1862 with Paramount Chief Rewharewha Manukau 11 November 1862 OTAUA Pukekohe Land Block Title extended from this Native Magistrate Court Judge John Rogan and British Crown Land Authority from the Manukau Land Company registered in Glasgow Scotland over the New Zealand Maori Crown Title of the New Zealand Company that has no Native Land Court Records of original Manukau Chiefs British Title Instruments and Whakapapa Historic Links Pre 1840 Native Land Records the New Zealand Government or MAORI CLAIMANT Can't reach back beyond 1840 because they MAORI cant legally reach back to because their CONTRACT Cut them off at 1840 with QUEEN VICTORIA End of story for KOHUIARAU trying to make themselves go backwards will find themselves in LEGAL SUIT with the British CROWN because all these years you CUT your Sovereignty to BRITAIN as the Secretary of the Governor General here says here <https://youtu.be/TTlgSX-DCx0> clearly you are signatories in TREATY CLAIMANTS in that QUEEN VICTORIA CONTRACT and out of the KING WILLIAM IV FLAG BRITISH NATIVE INDIGENOUS CHIEFS 1831-1834 FLAG CONTRACT So don't mess with the NATIVE COURT PROCESS Mihinirangi Forbes and Eddie Moses you stick to your own FLAGS how ever many you got as your MAORI LEGACY Don't mix your story with the MANUKAU-ROGAN NATIVE MAGISTRATE COURT BANK LEGACY in Helensville You was never with Mohi Manukau all these years any of you never saw that MOHI as a 50 year FREEMASON passed his Mantle to me because he didn't TRUST any of you MAORI up on TE TII MARAE or any other MAORI MARAE because it was PRIVATE CORPORATE BUSINESS and no bodies Business to Enquire into.

3/ Track of the AWAROA BANK to the BNZ BANK to the LEAGUE OF NATIONS to the UNITED NATIONS to the WORLD BANK is our NATIVE COURTS CLAIM to the WORLD BANK BRITISH CROWN LEGAL INHERITANCE KING WILLIAM IV QUEEN VICTORIA CROWN TRUST TITLE

4/ Native Land Title Documents from AWAROA NATIVE COURT BANK to take to KORORAREKA to Sign before the 28th October 2022 or after or before that date as the Court sees fit before taking the NATIVE LAND TITLES to Westminster Parliament Admiral of the Fleet Michael Boyce and the House of Lords to tell them We the CONFEDERATION OF CHIEFS are the NEW ZEALAND SOVEREIGN NATIVE LAND OWNERS and NOT MAORI Making Claims before 1840 Treaty of Waitangi MAORI Claimants locked in the MAORI QUEEN COURT AND GOVERNMENT DOCUMENT SEAL INFERIOR RADICAL MAI EUROPEAN LAND TITLES from 1837 onward are FRAUDULENT LAND TRANSFER TITLES to MAORI CROWN CORPORATION GOVERNMENT FICTION <https://youtu.be/TTlgSX-DCx0>

5/ MOAI CROWN COURT POUND NOTE DEBT INSTRUMENT is LEGAL MONEY Against Criminal Organizations and any persons individuals usurping the Native Sovereigns of New Zealand Legitimate Confederation of Chiefs CONTRACT being tampered with is reported to the British House of Lords

6/ Two Flags is a conflict of Interest between the MAORI WHAKAPUTANGA FLAG Interpretation shared by the New Zealand Crown Pretended Government Parliament Private Corporation Illegally Administering our Native Sovereigns of New Zealand Government Business that Legally belongs to us

What this Court has decided to do is the Apprehend the Governor General and Prime Minister known Criminals of a Corruption Fraud Treasonous Business before the 28 October 2022 Declaration of





Independence Day of our NATIVE CHIEFS KING WILLIAM IV CONTRACT PARTNERSHIP FLAG we notified the Prime Minister Jacinda Ardern and Governor General Cindy Kiro to the New Zealand Police of our Chiefs and Sovereign People of the Land PUBLIC COMPLAINT Andrew Coster POLICE COMMISSIONER and Minister of Police CHRIS HIPKINS has FAILED to Answer me and the Native Confederation of Chiefs 8th day now NO RESPONSE So I gave them to Thursday 13th October 2022 to respond to me even a few words will get this Court Hearing and Video sent to them every Saturday 8th 15th 22nd and Wednesday 26th October 2022 if no Response then all these Native Court Hearings from June 2022 to 26 October 2022 becomes the NATIVE SOVEREIGNS LAW OF NEW ZEALAND and on the 28 October 2022 Tell the British Government to Apprehend the whole Parliament Government Private Corporation Business Audited Liquidated and PROROGUE for up to 5 years while the British Military and New Zealand Military Govern our Country under a British New Zealand King William IV Native Confederation Federal State Republic Government of "AOTEA NEW ZEALAND" or "AOTEA"

7/ Claim the NATIVE CONFEDERATION OF CHIEFS FLAG at Kororareka on that NATIVE LAND Surrounding the FLAG on MAIKI HILL Russel Bay of Islands Native Title is the first commercial contract with King William IV and they were not MAORI that is a FICTION of the New Zealand Crown Corporations Government PIRATES to capture them Claiming the NATIVE CHIEFS LANDS of KORORAREKA on the 28 October 2022 sign the NATIVE LAND TITLE DEEDS in our Native Magistrate Kings Bench Court on the Land around the district of the Confederation of Chiefs Flag flying on MAIKI HILL BRITISH ADMIRALTY SHIP MAST on top of MAIKI HILL make a DECLARATION of Clear Title Proclamation read out at 5 am in that morning to the NATIVE LAND TITLE OVER NEW ZEALAND CLAIM back to the NATIVE SOVEREIGN PEOPLE OF THEIR LANDS and DISSOLVE the New Zealand Crown Governments Radical MAORI LAND TITLES and EUROPEAN LAND TITLES Forthwith

8/ MAORI is not the original Title TRIBE of the INDIGENOUS NATIVE CHIEFS SURNAMENES to start the LAND TITLES to New Zealand MAORI IS A FICTION Invented by the New Zealand Little Crown Make Believe Corporation Illusion as witnessed here <https://youtu.be/TTlgSX-DCx0> for you attending Kororareka on Friday 28 October 2022 at 5am on MAIKI HILL to march to KORORAREKA MARAE and HARATU MARAE and give them NOTICE that the NATIVE SOVEREIGNS are taking back the Country and their MAORI CORPORATE BUSINESS is at an END now on these NATIVE LANDS under BRITISH LAW not NEW ZEALAND CROWN LAW anymore ITS OVER!

9/ 1986 NEW ZEALAND CONSTITUTION is a FRAUD DOCUMENT

10/ The 1840 TREATY OF WAITANGI IS A FRAUD DOCUMENT

11/ The Native Magistrate Kings Bench Court Foreclose on the New Zealand Crown Corporations Fraud Corrupted Business of Government of their own Financial Investment Interests and not the Interest and Welfare of the Public Sovereigns of their Lands in New Zealand

12/ Prime Minister of Cook Islands and President of America Joe Biden Prosecuted today of Crimes of a pattern that is outlawed on our FLAG OWNERSHIP over New Zealand CROWN GOVERNMENT THEFT CRIMINAL BEHAVIOR out of CONTROL NOTICE ON THEIR POLICE TO STOP THEM NOW

2 Videos of Hearing 8 Oct 2022 British Admiral of the Fleet Michael Boyce Letter for assistance and 43 Complaints to Andrew Coster NZ Police FB Live [Facebook](#) Youtube <https://youtu.be/2DOCNotmll>





Moai Crown King William IV Admiralty County Courts



**Commonwealth of Aotea New Zealand Pacific World UK NZ
Westminster Parliament England U K 1820 to 1834 Flag Law
King William IV Fixed Flag Contract with "Moai Crown" Lore**



Magistrate and High Court of Admiralty Martial Law 1820 - 2022

Kings Bench Property Search Control Seizure Arrest Warrants

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





OF KINGS AND OFFICERS — THE JUDICIAL DEVELOPMENT OF PUBLIC LAW AND FEDERAL LAW REVIEW ^{by} Bradley Selway



1/ William Conqueror 1066 2/ King William III 1694 3/ King George II 1766 4/ King George IV 1823 5/ King William IV 1834 6 King Ernest Augustus 20/3/19



1/ Black cross Navy Military Protectorate against Pirates Satan 2/ 4 x St Patrick 8 Pt Star N E S W 3/ Red Cross 7 Kings Blood Lines Continuity of Sovereignty 4/ Big Red Cross of St George of England King George I to VI 5/ Sea of Admiralty & Sky Blue Law 6/ 1834 Declaration of War Emergency Court Martial Law



The Confederation Chiefs Executor John Wanoa Jurors and Paramount Chief Tira Waikato Wharehere Manukau Pungapunga Tribal Members in the Waikato Region of Arapuni Karapiro

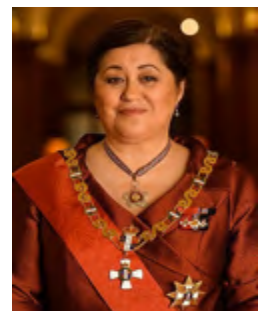
From the Confederation of Chiefs and 50 Indigenous Surname “Native” Chiefs Descendants

To

Your Excellency The Right Honorable Dame Cindy Kiro, GNZM, QSO

Governor-General of New Zealand

Government House
Private Bag 39995
Wellington Mail Centre
Lower Hutt 5045



You wear our St Patrick 8 Pt Star Kings Flag Contract a Prosecuted Offence





“PRIVATE PROSECUTOR AND INVESTIGATIONS”

Government House
Private Bag 39995
Wellington Mail Centre
Lower Hutt 5045

12-4-2018 to Saturday 24-9-2022

MOAI POWERHOUSE GROUP
Proposed Operations in London

NA ATUA E WA AOTEA LIMITED
Hamilton 3200 New Zealand

“Moai Crown” Westminster City England Creditor

NA ATUA E WA AOTEA LIMITED New Zealand

MOAI POWERHOUSE GROUP London England

“Moai Powerhouse Bank” Westminster City England

“Moai Royal Bank” New Zealand and Pacific World



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



Moai Crown State Default
Convictions of Private Prosecutor
Superior Courts King William IV



John Wanoa
SALES QUALITY RESIDENTIAL

09-520-4546 Business
025-592 245 Mobile 24 hours

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HARVEY CORPORATION LIMITED
313 Remuera Road, P.O. Box 28223, Remuera, Auckland, New Zealand.
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**Your Excellency The Right Honourable Dame Cindy Kiro, GNZM, QSO
Governor-General of New Zealand**

I am writing to you today to express my lawful legitimate and legal position as a Surrogate King George IV 1823 Contract and Surrogate King William IV 1834 Flag Sovereign Nations Founding of New Zealand British “Crown” Legal Authority and Appointed President of the Confederation of Chiefs at Kororareka Bay of Islands with the British 1834 Confederation of Chiefs Flag Commercial Contract Legal Inheritance to the British “Crown” CORPORATIONS Two Party Private Contract locked to the INDIGENOUS SURNAME CHIEFS of KORORAREKA on the RAWHITI NATIVE LAND BLOCK this date 11 March 1834 King William IV made Extant forever more in his Statute Law in Westminster Parliament you have Usurped for your New Zealand “Crown” Government “MAORI” CORPORATIONS CONTRACT since 1837 Queen Victoria Reign historically linked to **Okiato Native Magistrate Kings Bench Court Bank** British Origins as **NATIVES OF NEW ZEALAND** and not “MAORI” as you have Illegally Published in Government Legislation as “MAORI were here in 1769 as FALSE WHAKAPAPA History Tampering with British Government Press Documents of the CUSTOMARY NATIVE LAND TITLES of **Paramount Chief Rewharewha Manukau buried above Rawhiti Township** Manawhenua over these “NATIVE” LANDS registered under the Freemasons Glasgow Native Magistrate Court Land Records Scotland Sale of Uetaua (Pukekohe Waiuku West Coast to Bombay Hills to Clevedon to Maraetai Beach East Coast) to Queen Victoria 11 March 1862 linked to Awaroa Native Magistrate Kings Bench Court Bank in Helensville West Auckland linked to Paramount Chief Tira Waikato Whareherehere Manukau of Pungapunga Marae Arapuni Maungatautari Mountain Pa Site “NATIVE” LAND TITLE TRANSFER to KING GEORGE IV Manawhenua over New Zealand Country Title sold to King George IV British Crown in 1823 by Chief Tira Waikato Whareherehere Manukau LAND DEEDS





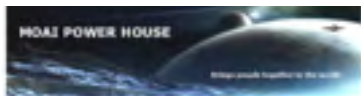
I am telling you Governor General **Cindy Kiro** your Government and **IWI MAORI TRUSTEES** are very mischievous to use our **BRITISH Confederation Flag** as a **Whakaputanga Maori Flag** of Third Party Contracts to Queen Victoria Violation of our **King William IV Chiefs of the Confederation First Party** to British "Crown" Contract originally set up in the **Okiato Magistrate Court** in Kororareka Russell Bay of Islands is a **Threat to our Chiefs British Kings Commercial Trading Bank Flag** that established the founding of New Zealand confirmed by Captain James Cook that King William IV Founded New Zealand First and not your **New Zealand "MAORI" Government** cut your Sovereignty to Westminster Parliament and you are trying to steal our 1832 to 1834 King William IV Contract Flag while you limited 1840 Treaty Claims to 1840 so that's where your Corrupt Jurisdiction lies and not 1834 Confederation Flag Jurisdiction or **FAKE "MAORI" Tribe 1840 Treaty of Waitangi you are LOCKED to that date CONTRACT 6 February 1840 FIXED in STATUTE LAW** cannot use our 1834 FLAG as Chiefs **1835 WHAKAPUTANGA FLAG** because our **"NATIVE" Chiefs surnames** I have listed here are Second Party to King William IV First Party Commercial Contract while your **QUEEN ELIZABETH II** Severed your Sovereignty Ties to Westminster Parliament So now you are sending the Retired Speaker of the House **TREVOR MALLARD to Ireland** to Steal the Republic of Ireland Parliamentary Laws to use in your Corrupted Fraud Governments Jurisdiction wont work because we the Confederation of Chiefs Executors have the Dutch King William III 8 Point Star of St Patrick Municipalities Act I made Public Notification Claims to these 6 Dutch Kings Legal Authority of Admiralty Law over the top of you and your Corrupt Government that it is an **Offence for you to go to Kororareka HARATU MARAE** to use your own KIRO Whakapapa with your IWI MAORI "CROWN" PAKEHA EUROPEAN WHAKAPAPA to try to overpower our **"NATIVE" CHIEFS INDIGENOUS SURNAME WHAKAPAPA CUSTOMARY NATIVE LAND TITLES** is on the Records in Westminster So I say to you CINDY KIRO to Cease and Desist from going to Kororareka to claim the 1835 Whakapunga Flag Sovereign Authority is Fraud and Corruption of our Contract Agreement and that **"MAORI" is a Conflict of Interest on our "MOAI CROWN" "NATIVE CHIEFS LISTED HERE WHAKAPAPA** that you Corrupted I tell the TRUTH in this FORMAL LETTER TO YOU to tell you WHO I AM on these NATIVE LANDS with the **"NATIVE CHIEFS I chose as a CUSTOMARY NATIVE LAND ASSESSOR you must REFUTE.**

Zoom Court Hearing Agenda Saturday 17 September 2022 you must Refute or it becomes LAW

Letter of warning to you Governor General **Cindy Kiro** violating our **King William IV 1834 King Flag** Commercial Contract between the Paramount Chiefs of Kororareka and King William IV Land Transfer Deeds from the British "Crown" **does not belong to "Maori" IWI Tribe Corporations** and the New Zealand Crown Government Private Corporations The Native Customary Land Title belongs to the 3 Successors of these 50 surviving indigenous surname Chiefs successors of Kororareka Russell and **Paramount Chief Rewharewha Manukau buried in Rawhiti Township Maunga** I chose 3 Named successor Chiefs from Russell Rawhiti Boundary area and I chose from 97 indigenous surnames of the chiefs of the Waikato area of Maungatautari Mountain Pungapunga Marae Arapuni Paramount Chief Tira Waikato Whareherehere Manukau British Land Transfer Title in Edinburgh Magistrate Court Scotland to King George IV 1823 for the Sale and Purchase of New Zealand Country "Crown" Leases

You Governor General **Cindy Kiro** has Kiro surname ancestors on Rawhiti Land block but no chief over the area you are going to steal the real NATIVE SURNAME Manawhenua Land Title NOT MAORI TITLE EUROPEAN SURNAME Titles over all the indigenous surname Chiefs NATIVE SURNAME First Nations CHIEFS I am naming as the Manawhenua over the Bay of islands 3 selected Chiefs I choose as the NATIVE LAND ASSESSOR on 13 September 2022 for Maori IWI Marae at Kororareka which is a threat to the indigenous Native Customary Land BRITISH CROWN TITLES Matching what I





chose and not MAORI Choosing their Chiefs Titles in REAL ESTATE FREEMASONS LAND SURVEY Transfer of Lands from a NATIVE SURNAME CHIEF to a White Skin EUROPEAN BRITISH “CROWN” AGENT is a British New Zealand Land “Crown” Conflict of Interest with a QUEEN VICTORIA QUEEN ELIZABETH II KING CHARLES Corrupted Foreign Corporation Government Company breaking our British Kings Emperor Contract Laws and Rules of our Kings Emperors Partnership Contract 1834 King William IV Flag Ship and King George IV “Crown Contract sale of New Zealand Country to King George IV as Final Argument Un-refuted Affidavits in this Court Hearing Saturday 17 September 2022 at 6 pm New Zealand time 7am UK time 9am EU 12 Midnight Canada becomes CONTRACT LAW

You Governor General **Cindy Kiro** is mischievous to use the Confederation Flag as a Whakaputanga Maori Flag of a Third Party Contracts to Queen Victoria and Queen Elizabeth II is a **Violation of our King William IV Chiefs of the Confederation Contract in Okiato Magistrate Court in Kororareka Russell Bay of Islands 1832** is a Threat to our Chiefs British Kings Commercial Trading Bank Contract Confederation Flag direct to Westminster Parliament our interpretation Flag is that it established the founding of New Zealand confirmed by Captain James Cook that is on the Records in Westminster So I say to **Cindy Kiro you must Cease and Desist** from going to Kororareka to claim your “MAORI” 1835 Whakapunga Flag Sovereign Authority that Flag belongs to the Confederation of Chiefs is Fraud and Corruption of our Contract Agreement and that **“MAORI” NZ Australian Governments Private Corporations Corrupt Fraud Land Transaction Fabricated “MAORI WHAKAPAPA”** is an Invented Tribe Legacy of the New Zealand “Crown” Offshore Foreign Business is a Conflict of Interest to our “NATIVE” British Land Titles original Contracts of King George IV and King William IV and me and the Living Chiefs I choose 3 Chiefs from Bay of Islands and Waikato shall be the True Sovereign Laws over this NATIVE LAND Country of New Zealand **CINDY KIRO** your Photo is in this Native Magistrate Court for **Committing Treason and Corruption of our Kings Laws of the Land “CROWN” Business** with Britain UK you area a fifth party in this **Contract Agreement with the British “Crown”**

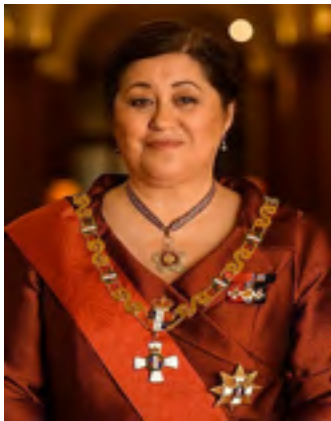
Other matters of the Court are for 77 Cook Street Seizure Notice to the Police and Government Prime Minister all your photos and ID are in this Court charged Prosecuted and Convicted of Treason Genocide Mass Murder and Bio weapons Bank Wars on our Sovereign People of the world witnesses

John Wanoa 021 078 2523

moaienergy@gmail.com

Queen Elizabeth II Wealth she Stole off the Countries she and her Corrupted Criminal Organization Rothshchils “City of London” Corporation “Bank of England” Fake Fraud “Fiat Pound Note USD Stole off the Sovereign Confederation of Chiefs Public Population of New Zealand and Sovereign People of Britain UK and the Worlds Native Populatons shall return back to them in this Native Magistrate Kings Bench Court toda Saturday 17 September 2022 at 6 pm New Zealand 7 am UK time 9 am EU time Here is what the Court and Sveregn People of the World wants back from this Un Royal Family of Pirates and Treasonous Bank Fraudsters for their own Selfish Families <https://fb.watch/fAB1ToFA38/> We the Sovereign People in 250 Countries Claim and Proclaim this Stolen Wealth belongs to us the People direct this Court to Cash the Moai Pound Note Legal Instruments over this our Valued Wealth





King William III King George III King George IV King Earnest Augustus I King Earnest V Pound Note

Moai Pound Note Debtor Instrument over Governor General Cindy Kiro-Prime Minister Jacinda Ardern Governor General Cindy Kiro I know that you are going to “HARATU MARAE” in Kororareka on 28 October 2022 as a “MAORI” to “CLAIM” the WHAKAPUTANGA FLAG of “MAORI” Interpretations of you New Zealand Invented “MAORI” Tribe that is a FICTIONAL ILLUSION TRIBE Your NZ CROWN predecessors Created to FOOL NEW ZEALANDERS into thinking you can GET AWAY with FRAUD THEFT STEALING our KING WILLIAM IV 1834 CONFEDERATION OF CHIEFS 8 POINT STAR OF ST PATRICK CHURCH FLAG JURISDICTION THAT YOU WEAR ON YOUR “CROWN” CLOTHES AS OFFENSIVE TO US WHILE YOU DONT HAVE THAT LEGAL AUTHORITY IN FRONT OF THE DESCENDANT NATIVE SURNAME CHIEFS to be operating your ILLEGAL FRAUD CORRUPTED CORPORATE PRIVATE Government Business with your 1902 FLAG JURISDICTION as a THREAT to our 8 POINT STAR ST PATRICK FLAG that has these 4 stars of our Corporate Business in 4 Corners of the World is NOT ANY OF YOUR FOREIGN COMPANY'S BUSINESS to Offend us the CHIEFS of this KING WILLIAM IV FLAG that you and your Governments have USURPED its Power and 8 POINT STAR AUTHORITY MUNICIPALITIES ACTS of KING WILLIAM III and KING WILLIAM IV Acts of Westminster Parliament since 1837 we now BILL CHARGE DEBTOR-D YOU FOR ALL 185 YEARS since King William IV died in 1837 this Court Bill you 185 years of your Governments Corrupt business now owes the Sovereign People of New Zealand what I determine as the Prosecutor of this Native Magistrate Kings Bench Court says you carry on your Head the same Charge as PM Jacinda Ardern GBP Moai Pound Note £100 Trillion on your head today CINDY KIRO by Default Contract of Queen Elizabeth II Criminal Fraudster we bill debtor d her **£970 Million Trillion Trillion GBP Moai Pound in this Court again today** as a Consequence of your Criminal Organisation we Charged you under Pope Francis “MOTU PROPRIO” ORDERS as COURT “COUNTS” DEFAULT CONTRACT

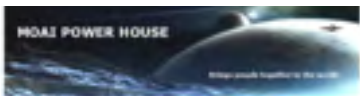
I am telling the People of New Zealand today that you are going to KORORAREKA to JOIN YOUR “MAORI” “CROWN” NEW ZEALAND Government Parliament PRIVATE CORPORATION Business to your “IWI MAORI” “CROWN” Private Corporate Business “PAKEHA” on their “HARATU MARAE” in Meetings with Local PAKEHA MAORI Community in KORORAREKA to try to STEAL our 1834 KING WILLIAM IV Flag your NZ Government now calls the WHAKAPUTANGA is ILLEGAL for you to STEAL our KINGS FLAG given to “NATIVE CHIEFS” and not “MAORI” CHIEFS you Illegally Compromised the word “NATIVE” to “MAORI” as if “MAORI” was he re in 1769 and 1831 you BREACHED the UK NZ BRITISH CRIMINAL CODE of Altering British Government Printing Office Documents which is a Major Fraud this Court and Jury charged you today for this Serious Offence £970 Million Trillion Trillion as a great part of the Great Criminal Organization we Find Prosecuted you guilty of this Crime of many





Crimes of Church and State and shall today Cash the Moai Pound Note against your Head with Prime Minister Jacinda Ardern caught in the ACT of TREASON against us the Chiefs of this Country New Zealand we hold the Titles over you as you have no proof of Title Ownership to New Zealand Country. I am warning you to stay away from Kororareka Flag and stop what you are planning to do with the "MAORI" WHAKAPUTANGA Fake Authority of that Flag that you have No Legal Ownership in our Commercial Contract with Britain UK Direct while you cut your Sovereignty off to Westminster Parliament and POPE FRANCIS Holds our Birth Certificate SOVEREIGNTY BOND SECURITY OF INVESTMENT while you are a SERVANT SLAVE to us the SOVEREIGNS OF NEW ZEALAND and we FORBID you and your PRIVATE CORPORATION COMPANY "Her Majesty the Queen In Right of New Zealand" or any other Private Corporation that you operate on these Lands we CHIEFS want you and your CRIMINAL ORGANISATION BANISHED off our HAPU "NATIVE" CONFEDERATION OF CHIEFS LANDS because we hold the TRUE REAL ESTATE LAND TITLE OWNERSHIP INSTRUMENTS To this country while you only Govern the Country with your FOREIGN Government we want you RID OFF THE LAND arrested and Locked up for Treason Genocide Murder Fraud War Mongering Corruption Bio Weapons Theft of DNA Land Children and Money Wealth for your own Self Interests. This is a Lawful Legal Court of Law that your Prime Minister failed to REFUTE My AFFIDAVITS which became a DEFAULT CONTRACT the same for you I write this Letter to you as an AUTHORITY PARAMOUNT CHIEF LEGAL ADVOCATE LAW ENFORCEMENT PROSECUTOR and JUDGE with a JURY here on ZOOM and the entire WORLD Audience watching and witnessing these Court Hearings are directed at you criminals on Trial in this Court administering a Criminal Business You will find here 19 Court Hearings extended from MARAE COURT HEARINGS to REAL TRUTH VIRTUAL ONLINE ZOOM BAR-LESS-DOCK LESS COURT HEARINGS because we have this KING WILLIAM IV DRY LAND 1834 FLAG Given to hold Court Hearings anywhere in the World without having a SEA FLAG "BAR" and "DOCK" to TRY YOU IN and it is your Legal responsibility to respond to mine and the COURTS Prosecution of you in PUBLIC VIEW with your PHOTOGRAPH to show its YOU whom I am accusing is a PIRATE THUG CRIMINAL operating a SCAM FRAUD CORRUPTED Corporate Business against us the Sovereign People of New Zealand who STOP YOU from committing More CRIMES while having NO QUEEN now you have CHARLIE Inheriting QUEEN ELIZABETH II Criminal Organization WE STOP YOU RIGHT HERE AND NOW with these CHIEFS I have Signing the Country back to the "NATIVES" CHIEF SUCCESSORS and Sovereign People of New Zealand making this CLAIM collectively today Saturday 17 September 2022 and beyond today We Charged you under "MOTU PROPRIO" LAW here below and in all the Documents and 18 VIDEO AFFIDAVITS on your Head "CINDY KIRO" and on "JACINDA ARDERN" Head today we the COURT ENFORCED the KING WILLIAM IV FLAG OF ADMIRALTY LAW JURISDICTION and "POPE FRANCIS" LAW and LORE OF "MOAI CROWN" COURT TRUTH on your HEADS TODAY in front of New Zealand Britain UK and the World Watching and Witnessing this historic Event you must Pay up and Lose all your Property Home Valuables Land Bank Investments we warn you and your THUGS and PIRATES that the people have had enough of your Anthony Fauci BS fake C V I D JAB Weapons. **MOTU PROPRIO LAW KING WILLIAM III, IV LAW ACTS MOAI CROWN LAW ENFORCED on you Jacinda Kate Laurell Ardern £100 Trillion Pound Bounty on your Head and NZ "Crown" Corporation Cindy Acylon Cynthia Kiro £100 Trillion Pound Bounty on your Head and NZ "Crown" Corporation CINDY KIRO and JACINDA ARDERN CHARGED with altering BRITISH CROWN DOCUMENTS and ILLEGALLY CHANGING THE WORD "NATIVE" into "MAORI" as if it was in 1825 and 1831 so the NATIVE COURT identified your WAITANGI TRIBUNAL Words as FRAUDULENT CLAIMS that Corrupted the WHAKAPAPA LAND TITLES and HISTORY of NEW ZEALAND "MAORI is a MYTH**

Confederation of Chiefs individual Tribesmen
 The Office Hamilton 3200 New Zealand



4/ Lilian Patuawa Prosecuted Guilty Convicted by Association Fined £1 trillion



5/ John Alexander Marsden Prosecuted Guilty Convicted by Association Fined £1 trillion



6/ John Rahui Prosecuted Guilty Convicted by Association Fined £1 trillion



7/ Pat Nepia Prosecuted Guilty Convicted by Association Fined £1 trillion



8/ Virginia Warriner Prosecuted Guilty Convicted by Association Fined £1 trillion





9/ Richard Nahi Prosecuted Guilty by Association Fined £1 trillion



Debroah Nathan Prosecuted Guilty Convicted by Association Fined £1 trillion



Anahera Morehu Prosecuted Guilty Convicted by Association Fined £1 trillion



Notice to the Agent is Notice to the Principle Trustees of the Ngati Whatua Maori Trust Board

Take Notice today Saturday 15 October 2022

That you are forbidden from tampering with our British Given Confederation of "Native" Chiefs King William IV 8 Point Star Contract Flag with a Black Seal of Military Protection around the Small Red Cross to keep Corporate Snakes out of our British Corporation Business we own as 'Native" Surname Chiefs Descendants and King William IV did not give this Flag you call a Whakaputanga Flag to white "Maori" which was not a Tribe in 1823 King George IV and Indigenous Paramount Chief Tira Waikato Whareherehere Manukau "Native Land Title to New Zealand Country Sale and Purchase Contract" in Awaroa Native Magistrate Court Bank in Helensville Origins I claimed as Executor for Mohi Te Maati Manukau Corporate Business Land Title Successor of the Land Title Information I advertised over the years that your IWI has not Refuted so makes the Law of the Land Over You Trustees and again King William IV 1834 Flag Contract with the "Native" Chiefs of Ngapuhi at Kororareka in the Okiato Native





Magistrate Court with King William IV Flag Founding of New Zealand as a Sovereign Nation Country of its own Chiefs and People on the land and Nothing to do with "Maori" thats not found in British Titles

You are photographed as Complicit in the Fraud New Zealand Government and Parliament Foreign Government Private Corporation Racketeering business for your own Financial Investment Economic Banking Land Title NZ Crown Corporations Interests and not the Interests of the Confederation of Individual Chiefs and Population of New Zealand Financial Investment Interests so you are aiding and abetting the Criminal Organization of this Government all these 187 years you have assisted the New Zealand Navy and Government to Usurp our Confederation of Chiefs King William IV Flag and its King Commercial Contract we cut you off all our British Native Land Titles now you forged into your White Skin Pakeha Hapu Tribe to make out you are Maori with the Corporate Maori Crown in Parliament going against the Native people of this Country we now sever your ties to the Native Land and you must read the Snap Shots that I have posted in the Bound up 356 page Writ Warrant Native Land Title Deeds and Decree Affidavits of truth Moai Crown Lore and King William IV Law of Admiralty that this Court forces on you today before the 28 October 2022 you are served this Final Notice to Stop using the Fake Maori Whakaputanga Flag as your Jurisdiction as third Party and 4th Party Treaty of Waitangi Maori Claims to a mere 1% of what you White skin Pakeha have stolen off the Native people of these lands you have no Traditional Title registered in Britain with a Maori Tribe Existence is just an Illusion Myth Tribe you invented to steal the land and we have caught you all out Defrauding the Sovereign Chiefs of their Native Lands and robbed the rest of the Native born people of New Zealand and now its for you to refute what I am saying in this Legal Legitimate Kings Bench Magistrate Court Bank Federal State Sovereign Republic Flag Corporate Business you are facing in this Court hearing on Saturday 15 October 2022 at 7pm New Zealand time on Zoom ID and Passcode here Andrew: Devine. is inviting you to a scheduled Zoom meeting. Topic: : Confederation of United Tribes of New Zealand Flag Jurisdiction: ~24: Native King's Bench Hearing! Time: Oct 15, 2022 09:00 AM Athens Join Zoom Meeting <https://us02web.zoom.us/j/81320256894> ...

Meeting ID: 813 2025 6894 Passcode: 913639

So you can't defend yourself on Saturday night 7 pm to suffer the consequences of this Native Court charged you **£1 trillion Pound Notes** each for your part in the Governments scam Fraud Business you are complicit in these Criminal Organizations that are in over 356 page Written Law Affidavits in 23 separate online downloadable color pages and 23 Affidavit Videos that have not been refuted became law of Contract and Contacts of our Law of this Court over you and the New Zealand Crown Agents as Pope Francis said in his MOTU PROPRIO LETTER That you all and the Governor General Cindy Kiro and Prime Minister Jacinda Ardern are not Immune from Prosecution in this British Based Kings Bench Magistrate Court to fine you what the Court decides cannot be contested within the Kings Emperors Seals of this Court today and from now on Extant forever more under our Confederation of Individual Chiefs Flag Ownership over your Maori Crown State Whakaputanga Flag is condemned on these Sovereign Indigenous Individual Chiefs Native Lands Read the Screen Prints I have cut out at the back of the book I send you of the Pakeha White man Professors own words I separated from the British Queen Victoria and King William IV Writings about Native Indigenous Aborigines Sovereigns over their Lands as proof there was NO "MAORI" at the years of 1769 1825 1834 and 1835 No "MAORI" LAND COURT" until 1949 only **"NATIVE LAND COURTS"** So you are caught up in this scam business we shutting down with our **Kings Flag Jurisdiction and Legal Authority you are surrounded by these Kings Emperors Crown Seals over the 10 acre 24 Commercial St Land Block in Helensville "AWAROA NATIVE MAGISTRATE KINGS BENCH BANK COURT TITLE and Native Court Sheriff on the Confederation of Chiefs Land there Phillip Te Awhitu 18 Documents**





I am writing to you today as President of the Confederation of Individual Chiefs and the Public of New Zealand Interest that we forbid you from claiming the Maori Whakaputanga Flag with the Governor General Cindy Kiro on your Marae when she visits Russell and or Awaroa Helensville 24 Commercial St Friday 28 October 2022 to try to steal our Confederation of Chiefs King William IV Flag Contract Land Ownership in Helensville and Russell Ownership Land Sea of Admiralty Flag that legally belongs to the Native Indigenous Aboriginal Chiefs of Dutch New “Zeeland” as Queen Victoria has stated in the Waitangi Tribunal Statements of the 1840 Treaty of Waitangi Claims in snap shots I posted and have **£1 trillion pound note** Debtor Instrument on each of your heads in this Court NZ Crown pays balance



posted to you in Pakeha Waitangi Tribunal Writings that I showed the people of New Zealand and the world watching how you defrauded the public of New Zealand altering British “Native” Word Land Title Deeds with the word “Maori” for Maori Hapu who claim the same Whakaputanga Flag the same way as you are claiming too is Illegal tampering of our 1831-1834 Confederation of Individual Name Chiefs Sovereigns of their Lands as I have screen printed in this Native Land Title Claim Bound Up Book that I registered by Courier Post today to make sure it got to Jacinda and Cindy served the Decree Writ Warrant Notice to Cease and Desist from claiming our 8 Point Star of St Patrick Church Municipalities Corporation Contract Flag to King William III King George IV and King William IV where I get my Truth





Corporate Legal Authority and Jurisdiction from to Ownership of this Confederation of Chiefs Flag Sovereign Nation of New Zealand Jurisdiction over your Jurisdiction I have clearly explained to the world in 23 Video Affidavits of our Live Bodies Lips Moving Native Magistrate Kings Bench Court Hearings and 23 Legal Native Title Documents and British "Crown" Laws and Legislation of England Wales Ireland Scotland. The Freemasons Memorials Land Survey Instruments in Edinburgh Scotland and the 8 Point Star Money Corporation of St Patrick in Northern Ireland and my Rogan and Cosgrove Coat of Arms there in Down Patrick I claim to the 4 corners of the Globe on our Confederation Flag of New Zealand Britain Federal State Republic Government Partnership with Britain UK against your NZ UN foreign Private Government Corporation new abhorrent name called Aotearoa linked to the United Nations where you are attempting to take our flag as your Maori Whakaputanga Flag stolen from the Ngapuhi HAPU when they see this EXPOSED they will react to your Treason Daylight Robbery of their Confederation Flag as MAORI Being DUMBED DOWN again after your FRAUD 1840 TREATY OF WAITANGI SCAM now this Confederation of Chiefs Flag is a Britain given Authority over your United Nations AOTEAROA Name of Dutch New "ZEELAND" Conflict of Interest the public doesn't know this about your uncertainty and vague representation of your own Ambiguous WRITINGS making against Public Interest of what they want and not what you force on them away from their original Title Dutch Emperor Kings of Britain Great Seal who created this country that got you onto the land in the first place So I am telling you to stop usurping our Contract Flag right now and stay with your own 5 point star UNION JACK sea flag and Leave our FLAG ALONE now we caught you red handed and stop your Governor General Cindy Kiro from wearing our 8 Point Star St Patrick Protestant Church Symbol of Wealth Money on her Chest and hand it all back to us now want you IWI Trustees off our lands and removed from Governing our Country under your own Sovereign Government Controls to take over our Flag and Country I warn you Ngati Whatua corrupt fraud IWI MAORI Trustees and Prime Minister enough times and you failed the people and now must pay the consequences of your ignorance of our King William IV Commercial Contract at Okiato Native Magistrate Court in Kororareka in 1831 and 1834 with a small handful of 13 Native Surname Chiefs and King King William IV Contract sealed in Westminster Parliament Extant forevermore cannot be changed of the Dutch Founding Nation of New "Zeeland" as what we the Confederation of Chiefs of Tribes of New Zealand want it kept as Aotea New Zealand until we want to change it not you and your **MAORI CORPORATIONS who don't have the original Native Surname British Land Titles to New Zealand Country we forbid you from illegally Name changing with your Corporation Foreign Government Interests namely WEF UN WHO NWO EU USA takeover you are connected to as a Criminal Organization that Pope Francis said in his Letter MOTU PROPRIO that you and your NZ Crown Agents are not Immune from Prosecution in our Moai Awaroa Native Magistrate Kings Bench Court of Adequate Laws we use to combat Criminal Organizations** I accuse you of Administering with your Government for your own self Interests and not in the Public Interests of New Zealand Citizens or individual people who are Sovereigns as of Right to decide for themselves whats best for them and I am saying here the same thing is what we the people decide whats best for us in my letter to you today locked you in a Defaulted Pound Note Debt Instrument Contract to me and the Confederation of Chiefs to be Drawn on 28 October 2022 Legally Law Ruler

Regards

John Hoani Kahaki Wanoa



Native Land Assessor Confederation of Chiefs President & Surrogate King William III King William IV Native Kings Bench Magistrate Court Bank Prosecutor and Judge and Jury online World Wide Witness





I John Wanoa will be at Kororareka in Russell Bay of Islands at the OKIATO NATIVE MAGISTRATE KINGS BENCH COURT Hearing on Friday 28 October 2022 with the Admiral Gregory Cook and Staff Sergeant Tania Rameka in Mobile Phone contact with you Phillip Te Awhitu at AWAROA NATIVE MAGISTRATE COURT Head of the NATIVE COURT FLAG JURISDICTION over the NATIVE LAND in Helensville leading the CONFEDERATION OF CHIEFS NATIVE LAND TITLE FLAG OWNERSHIP Memorial TITLE Celebrations Honor to Paramount Chief Mohi Te Maati Manukau IV of 12 Stewart Street Helensville Son of Mohi Te Maati Manukau IV Ricky Manukau if you go see him and tell him to come on the Land Block too with you as the NATIVE Indigenous Surname CHIEF of REWHAREWHA MANUKAU and TIRA WAIKATO WHAREHEREHERE MANUKAU to that LAND BLOCK as you and he are Direct Bloodline Descendants to KAWAHARU THE GIANT of WAIKATO Rewharewa Manukau Paramount Chief of Waikato and Auckland RAWHITI 6 Maori Land block in the Bay of Islands where he is buried where Mohi took me to Film him at the Grave site nearest the Gate into the URUPA they chopped his name short to REWHA on the Stone that the Chiefs in Waikato and Russell are signing the NATIVE LAND TITLE DEEDS to both Chiefs with Gregory Cook and Ngapuhi you the first one to sign for the return of the New Zealand Country Title to Paramount Chief TIRA WAIKATO WHAREHEREHERE MANUKAU of his PUNGAPUNGA MARAE at the base of his BATTLE GROUND MAUNGATAUTARI MOUNTAIN PA SITE registered with the British Crown in Scotland Edinburgh Magistrate Court King George IV and Glasgow Scotland Queen Victoria Native Chiefs of Kororareka Russel Bay of Islands with REWHAREWHA MANUKAU to confirm Friday 28 October 2022 [20 Twin Coast Discovery Hwy - Google Maps](#) [\(9\) 10 October 2022 Video update for hearing Sat 15 Oct 2022 – YouTube](#) Court Hearing

Saturday 28 October 2022 Okiato Native Magistrate Court Kororareka and Awaroa Native Magistrate Court at 24 Commercial Street Helensville I will officiate both Court House Bank Proclamations Declarations of the British Royal Navy Flag and King William IV Confederation of Chiefs Contract Flag Celebrations as an 1834 Founding of New Zealand Flag Jurisdiction Gregory Cook Admiral of Kororareka Russell OKIATO NATIVE MAGISTRATE COURT BANK checking the NATIVE CONFEDERATION OF CHIEFS King William IV Flag Pole NATIVE MAGISTRATE COURT BANK JURISDICTION Original 10 Acre Native Land Title cutting of Big Blocks into smaller 2000 square meters area there about s Freehold Lands Certificates to build the New Auckland City from these first Native Land Court Titles to Suburban areas through the BNZ Bank Mortgages and Loans Queen Street transfer from Awaroa [\(6\) Facebook](#) 2nd July 2017 My video of the Land Block had no concrete pad for a Confederation of Chiefs King William IV Flag Pole was put there by someone who is intending to STEAL OUR NATIVE MAGISTRATE COURT BANK TITLE FLAG OWNERSHIP of the CONFEDERATION OF CHIEFS KING WILLIAM IV FLAG AND AUTHORITY JURISDICTION OVER NEW ZEALAND https://www.youtube.com/watch?fbclid=IwAR0UmDCdp9AWHu5m9ihjgK2gRe_RQOd4YXUzh4oUVwxfWhNrp-4OYzl530&v=hclMQofkfmM&feature=youtu.be

Our British Partners in Northern Ireland Lee Cant, Paul Browne, Frank McIheron and the rest of our Group Claiming St Patrick Gravestone ad 8 Point Star on our Confederation of Chiefs King William IV UK NZ Flag Jurisdiction as our British Partners Video Claims [\(5\) Facebook](#)





Paramount Chief MOHI TE MAATI MANUKAU 50 Years FREEMASON LODGE where I dropped him off to go to his Corporate Business Meetings he was a member of for 50 Years (9) 50 YRS FREEMASON PARAMOUNT CHIEF MOHI TE MAATI MANUKAU IV 2 JULY 2017 – YouTube Judge John Rogan of Awaroa Native Magistrate Court Bank on this Land Site married Maraea Manukau and Mohi Manukau was his Grandfathers Land Surveyor Man



President of the Confederation of Chiefs and Surrogate King William IV John Hoani Kahaki Wanoa Executor for Mohi Te Maati Manukau Traditional History Indigenous Native Moriori

John Wanoa Beerescourt 3200 Hamilton New Zealand 021 078 2523 – 021 395 881
Gregory Cook Admiral Paihia Bay of Islands 027 508 0971
Tania Rameka Staff Sergeant Whangarei 020 4092 0350

I John Wanoa President of the Confederation of Chiefs appointed Phillip Te Awhitu of Waikato District to act as the Awaroa Native Magistrate Court Sheriff in Command of the King William IV Confederation Contract Flag Ceremony for Founding President Paramount Chief Mohi Te Maati Manukau IV of 12 Stewart Street Helensville deceased and before his death appointed me as his Corporate Business Successor and Executor of his Whakapapa and Native Land Title Recovery back into the Custody of the Confederation of Chiefs and Native Sovereign People of New Zealand Country equally and I make these Documents for Phillip Te Awhitu to act on my behalf to link by Mobile Phone to Kororareka Russell with me and Gregory Cook to read out the Proclamation and Declaration claim Title to the Awaroa Native Magistrate Kings Bench Court Public Announcement to Claim the Native Land Title Ownership of New Zealand Country with Philip Te Awhitu of the Confederation of Native Chiefs of New Zealand made Law 28 Oct 2022 Gregory reads this Proclamation to both Native Magistrates Courts Enactment.

Phillip Te Awhitu and Phillip Newton in Hamilton Signing of NZ Native Land Title Claim under the Legal Authority of the Confederation Chiefs- Juliana Te Awhitu, Blair Ingram I will place an Advertisement in the Northern Advocate Newspaper of the Celebration of the Confederation of Chiefs Flag Pole Ground where Mohi Manukau and Rupene Karaka





Phillip Te Awhitu Sheriff at 24 Commercial St Awaroa Native Court Flag for Mohi Manukau IV Gregory Cook Admiral on Maiki Hill in Kororareka Staff Sergeant Tania Rameka 28 Oct 2022 will communicate with each other to mark this British Crown Confederation Contract Business legacy of Mohi Te Maati Manukau and his Freemasons who put this Original Awaroa Native Magistrate Court Bank Whakapapa Native Land Survey Title Mortgage Lien Instruments for the Awaroa Bank of New Zealand Start cutting up the 10 Acre Land Blocks from the Big Area Blocks of where Mohi told me to record up in Rawhiti 6 Maori Land Block in Rawhiti Township to Kaipara to Auckland Waikato Wanganui Aotea Titles I Recorded with Mohi Manukau Secret of Freemasons I published since 2008 links to both Native Courts no one has Freemason Title





Mohi Te Maati Manukau Son Ricky Manukau and Dion Paekau Walker in Helensville today Saturday 22 October 2022 Successor to his father in Awaroa Native Magistrate Kings Bench Court Hearing on Friday 28 October 2022 Memorial to Mohi Manukau Paramount Chief Title The Legal Owner of the First Awaroa Native Magistrate Court Bank LAND became the BNZ Bank Queen Street Auckland then League of Nations to United Nations the World Bank under Tira Waikato Whareherehere Manukau and Rewharewha Manukau First Nations Moriori Tribe and Judge John Rogan and his Awaroa Native Magistrate Court Bank Chair Flag Jurisdiction for the Native Title Lands of New Zealand Britain and the World that NZ Parliament Sovereign Crown of New Zealand and a Fake Picture of a Queen and Maori Chief Hijacked our Native Sovereigns of our Land King William IV Flag and his Laws in the Manukau Native Land Claims



**RECORD OF TITLE
UNDER LAND TRANSFER ACT 2017
FREEHOLD**
Historical Search Copy



Constituted as a Record of Title pursuant to Sections 7 and 12 of the Land Transfer Act 2017 - 12 November 2018

Identifier 500451
Land Registration District North Auckland
Date Issued 24 September 2009

Prior References
500450

Estate Fee Simple
Area 1444 square metres more or less
Legal Description Section 57 Block XIV Kaipara Survey District

Original Registered Owners
 Mohi Wiremu Manukau, Anato Tohu Akarama, Whare Here Here Jack Paizama, Te Tana Paikes Manukau, Eru Manukau and Boy Davis as trustees

Interests
 THE WITHIN LAND IS MAORI FREEHOLD LAND



Transaction ID #9143 Historical Search Copy Dated 17/10/22 8:03 am, Page 1 of 2
 Client Reference





Identifier 500451



Report on Maori Land details for the following Record(s) of Title



Record(s) of Title 500451

Identified as potentially Maori Freehold Land

*** End of Report ***



Judge John Rogan (ca 1880)

The Chatham Islands Cases

One of the most important early decisions of the Native Land Court related to the Chatham Islands (Rekohu in the Moriori language).



Transaction ID: 49140
Client Reference:

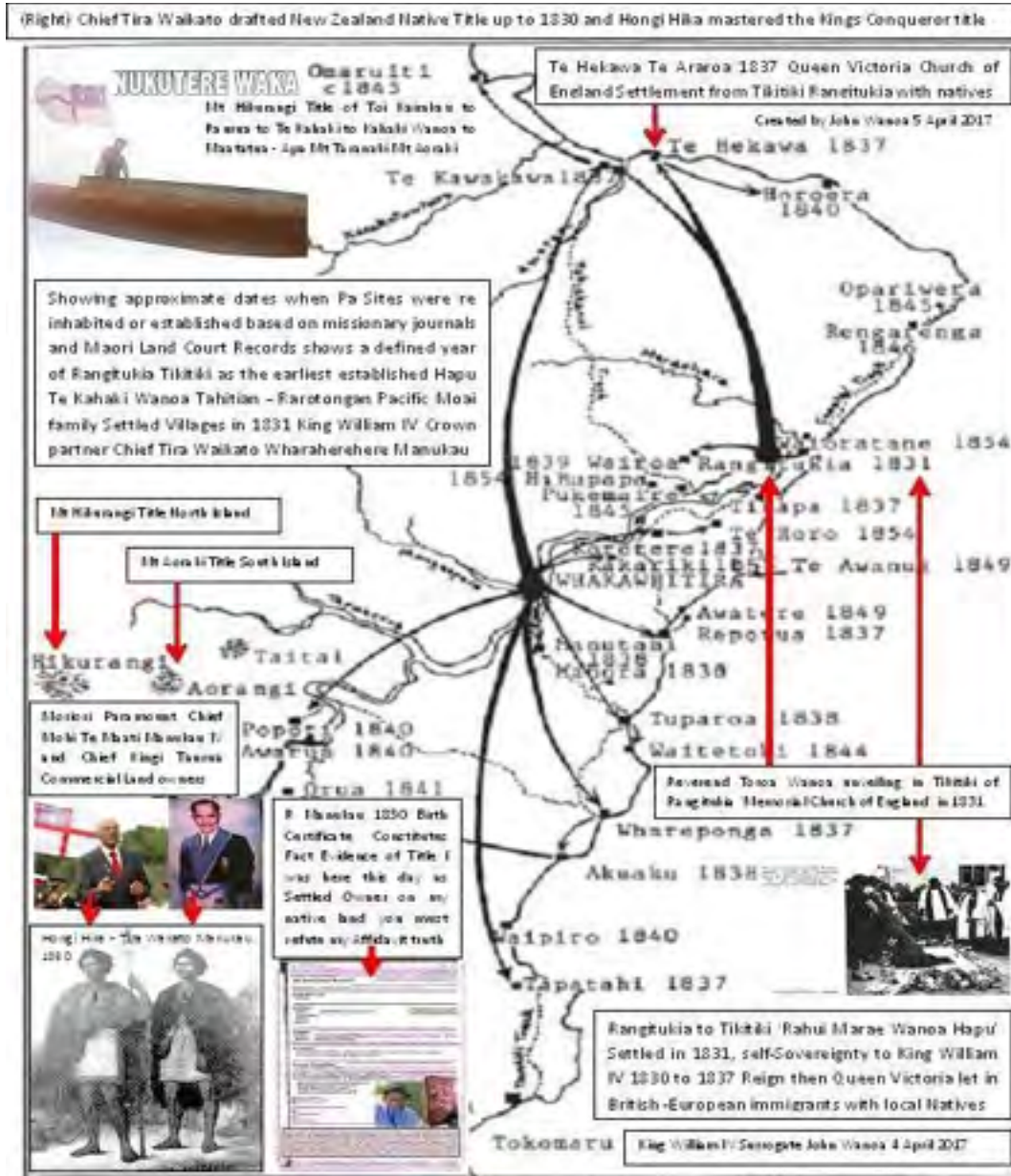
Historical Search Copy Download (17/09/22 9:28 am, Page 2 of 2)

[MLC-150-years-of-the-Maori-Land-Court.pdf \(maorilandcourt.govt.nz\)](http://maorilandcourt.govt.nz) The Native Land Court found principally for Ngāti Mutunga, awarding title to this group on the basis of conquest. The Court found that 'Wi Naera Pomare and his coclaimants have clearly shown that the original inhabitants of these Islands were conquered by them and the lands were taken possession of by force of arms and the Moriori People were made subject to their rule'. Moreover, the claimants 'maintained their conquest without having subsequently given up any part of the estate to the original owners'. The bulk of the Islands were allocated to the Ngāti Mutunga claimants. Moriori were allocated a number of reserves. The decision remains a very controversial one, particularly because the Court rested its decision on Māori custom, while in fact Moriori had developed a body of custom which was particular to themselves. Arguably, the Court erred here in applying Māori customary law only, while failing to inquire into and apply Moriori customary law. James Clendon went straight to Tikitiki St Mary Church and Births Death Marriages in 1831 to St Mary's Church Parnell Auckland connections



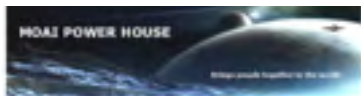


to my Wanoa and Kaa Church Bishops in Tikitiki First Birth Certificate Bonds to King William IV 1830 Jurisdiction Commercial Contracts The British went straight for the Wanoa St Mary Church Tikitiki and Manukau – Awaroa Native Land Title and Bank in Helensville so BIRTH CERTIFICATE BOND then NATIVE LAND TITLE Created NZ from our Traditional History



Then the British had the Title to the whole Country with MOAI WANOA Memorial and CHIEFS MANUKAU Survey Land TITLE BANK MORTGAGE INSTRUMENTS by the FREEMASONS in AWAROA Helensville adopted name but its still AWAROA BANK Legislated back to its TITLE





PROCLAMATION



In the name of His Majesty KING WILLIAM IV
 King of the United Kingdom of Great Britain and Ireland
 And his living blood inheritance successors in 2016
King Ernest Augustus V – 68 Heir' to the Throne
 King of Britain UK Hanover Aotea NZ World NWO
 And his son
Prince Regent Ernest Augustus – 38 Heir' to the Throne
 By Hoani Kahaki Wanoa, Sheriff Creditor
Surrogate King William IV
"Moai Crown" Native Land Commissioner



Chief Hongi Hika for the Confederation of Chiefs Hapu in Congress Assembled at Waitangi
Chief Tira Waikato for Aotea New Zealand Pacific Islands World NWO Moai Crown Bank

Whereas I assert HMS Kings Ruler Legacy in Waitangi Marae Native Court to Chiefs Commander from His Majesty King William IV Admiralty Jurisdiction, through His Principal Agent of State of Colonies, James Busby did assert, on the grounds of Discovery of Aotea, now in right of Hapu Sovereign Chiefs. The Administration of their Native Lands over the Southern Islands of New-Zealand, commonly called, "The Middle Island", and "Stewart's Island"; and, the Island, commonly called, "The Northern Island", Transferred back to the Confederation of Chiefs Hapu under Proclamations of their inherent continuity Of unbroken Sovereignty over their Native Lands to their Commercial Trading Bank Private Contract Business Partner His Majesty King William IV Successor, King Ernest Augustus V and his successors Prince Regent Ernest Augustus, Under 'Salic Law' forbidding woman succeeding to his British Throne

Now, therefore I, Hoani Kahaki Wanoa, "Moai Crown" Native Land Commissioner of Aotea NZ and Pacific Islands Do hereby proclaim and declare to all men, that from and After the Date of these Presents, our full Sovereignty Over these Islands of Aotea New Zealand, Na Atua E Wa Aotea Pacific World NWO-8 Point Star Title Extending from Thirty-four Degrees Thirty Minutes to Forty-seven Degrees Ten Minutes South Latitude, and between One Hundred and Sixty-six Degrees Five Minutes To One Hundred and Seventy-nine Degrees of East Longitude, vests in "Moai Crown" under His Majesty King Ernest Augustus V and his son Prince Regent Ernest Augustus, nominated as King on Britain UK Military Protectorate By the Chiefs in Congress Assembled, for ever more given under my Hand inside Waitangi Marae Kings Bench Court House

Sworn this twenty-eighth day of October, in the Year of Our Atua (Lord) (God) Two Thousand and Sixteen at Waitangi Marae Moai King William IV Federal State Commonwealth Government of the World NWO-St Patrick Order 8 Point Star Flag 2016

(Signed,) By His Excellency Surrogate King Moai Crown Secretary of State Jaymie Anna Marie Patrick "St Patrick Order"

GOD SAVE THE KING

HOANI KAHAKI WANO, Moai Native Land Commissioner Sheriff of Waitangi Marae Court Extended to all District Courts

(Signed) "Native Chief Commander Kingi Taurua NZ Military" Waitangi Marae Landlord "Queen Victoria Trust"

WAITANGI MARAE: Printed by "Moai Crown King William IV Trust" & Moai King William IV Party New Zealand Pacific Property Rights to His Majesty' King William IV 1830 to 1837 Acts of Westminster Parliament Enforced Law on 15/4/2016 Legal Private Contract with Moai Native Chiefs of Aotea New Zealand and Pacific Islands Native Land Titles Absolute to "Moai Crown" "NZ Pacific World King William IV Federal State UK NZ Dual Governments" setup in Kororareka to London British Navy Devon Port UK Government Private Contract Partnership Business with Chief Hongi Hika and Chief Waikato Sold Kororareka Land 20/3/1834 Captain George Lambert HMS Alligator 21 Gun Salute at Maiki Hill 10/4/1834 Flag Staff



Moai Tidal Energy World Co Op Pound Gold Water Money Patent Shares UK 'TM'

Moai Company Seal



Moai Tidal Energy World Co Op Pound Gold Water Money Patent Shares UK 'TM'

Moai Company Seal





Moai Crown King William IV Admiralty County Courts



**Commonwealth of Aotea New Zealand Pacific World UK NZ
Westminster Parliament England U K 1820 to 1834 Flag Law
King William IV Fixed Flag Contract with "Moai Crown" Lore**



Magistrate and High Court of Admiralty Martial Law 1820 - 2022

Kings Bench Property Search Control Seizure Arrest Warrants

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





OF KINGS AND OFFICERS — THE JUDICIAL DEVELOPMENT OF PUBLIC LAW AND FEDERAL LAW REVIEW ^{by} Bradley Selway



1/ William Conqueror 1066 2/ King William III 1694 3/ King George III 1766 4/ King George IV 1823 5/ King William IV 1834 6 King Ernest Augustus 20/3/19



1/ Black cross Navy Military Protectorate against Pirates Satan 2/ 4x St Patrick 8 Pt Star NESW 3/ Red Cross 7 Kings Blood Lines Continuity of Sovereignty 4/ Big Red Cross of St George of England King George I to VI 5/ Sea of Admiralty & Sky Blue Law 6/ 1834 Declaration of War Emergency Court Martial Law



The Confederation Chiefs Executor John Wanoa Jurors and Paramount Chief Tira Waikato Wherehere Manukau Pungapunga Tribal Members in the Waikato Region of Arapuni Karapiro

Marika Court Case Saturday 15 October 2022

Marika Despina Christison

Versus New Zealand Government Oranga Tamariki – CYFS Staff and Judge Lawyer

Judge Ida Malosi





Val Muller Lawyer for CYFS Oranga Ramariki



Eleven Mahe Topou Social Worker



Christa Mutavdzic lawyer OT



Sam Luke NZ Police





Laura Berger lawyer OT



Judge Margaret Rogers



Lawyer Jane Freeman





Statement of Claimant to the Court

I am Marika and this is my story

On the 18th of May 2016 my five children were taken from me by CYFS- now known as Oranga Tamariki.

For the past 5 years I have been tortured and tormented through extensive court abuse, alienation, manipulation, extreme and relentless psychological and emotional abuse which has destroyed me and my family beyond repair. I have not seen any of my children since April 2017, over 3 years ago.

Despite my efforts to try and bring to light the truth of the horrendous concealment of facts, fabricated evidence, brainwashing of my children and alienation and child programming they have suffered, I continue to be persecuted by the Family Courts for fighting for myself and my childrens rights to be together and protected from this systemic abuse.

At the time my children were taken in 2016, they were 15, 7, 6, 5 and 18 months old. My eldest son is now 21, he lives in England. He is an adult now and we do not have a functional relationship. Not because he doesn't want to, but because he can't as a result of the abuse we have suffered and the fatal damage that has caused our bond as mother and child which is carried on into adulthood. He has confided in me his guilt and tried to explain the damage we will not recover from by stating: *"Mum, I know I should talk to you more but I can't. We were fine until CYFS came into our lives. They destroyed our lives."* This is a painful, almost unbearable truth that is a reality for so many.

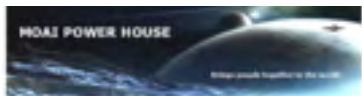
Our story is not unique, but it will be shared for my peace and in the hope it will protect others from the harm that has been caused to us.

How my nightmare began:

I, like most people, made mistakes. I was married to a violent man, the father of my four eldest children. Our marriage lasted for 11 years however we had been separated for 10 years at the time my children were taken in 2016.

This pattern of domestic violence followed on with my next partner, the father of our youngest child, who was 18 months old at the time of her uplift. Although we had our issues, usually disputes about trivial things, there had been no reports of domestic violence for over 8 months. We were both loving parents. dealing with a lot of stress around the time in May 2016, regarding relocation as we had a court case for the tenancy tribunal after our land lord attempted to back out of an agreement whereby we had done thousands of dollars of renovation for our bond and they were going to evict us so we





were in a transition period, with mattresses on the floor and our furniture in storage awaiting the decision of the tribunal. My partner had been admitted to hospital and I was working long hours holding down a job as well as home renovations each night in between caring for my 5 children.

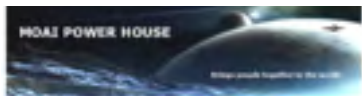
My children were and are my whole world. My son at 15 was a young man who I was so proud of. He was so smart and loving, my 7 year old girl was so full of life and laughter, she loved unicorns and mermaids, my 6 year old son had learning difficulties and couldn't speak so we always kissed him on the head to show him affection and tried to stick to routines to keep him calm and happy. My 5 year old girl was gorgeous and we had so much fun together and my 18 month girl was precious, we were forming a beautiful bond.

My 6 year old boy was the focus surrounding the uplift. All of the older children attended the same school and I wanted to keep them together. Because of his learning difficulties, he was in a satellite class where a specialized teacher would work with him.

Although my son couldn't speak we communicated and had a natural bond. He had a new teacher and over the course of two months she was reporting me to social workers almost weekly with complaints and criticisms against me as a mother as a result of my sons behavior towards her. I was concerned about reports of him spitting at her as he only ever spat at people he didn't like. The teacher alleged I was "coaching him" to behave that way.

I was becoming increasingly stressed about the schools conduct and bullying towards me and I felt vulnerable to their mounting allegations doing my best to be a good mother. On one occasion earlier that year I had my 18 month old asleep in the car and I had suffered a white tail spider bite that later resulted in me being hospitalized. Even then, I succumbed to the pressure of the school to try and force me to meet with them where I said, "*I am not well enough to attend.*" I notified the school reception I was cancelling the teacher parent appointment and to please watch my daughter who was in the car. The teacher coerced me to attend the interview despite my obvious injury, stating words to the effect: "*come on, it will only take 5 minutes*". I was almost passing out and didn't have the energy to fight so I agreed. They then woke up my 18 month old who I couldn't carry due to the spider bite and my weakness who they placed in my arms and proceeded to criticize me for my sons behaviour. I see now this was entrapment and an instance used against me to allege I was neglectful of my daughter for being bullied by the school when I was unwell. Reading their report that "*even my daughter was non-responsive and seemingly unloving towards me*" was soul destroying considering they had just woken her up and forced us to undergo their scrutiny. The school had to drive me and my daughter home due to my spider bite swelling up and the position traveling to my heart requiring hospitalization and observation.





The day my children were taken I remember it vividly,

On the day of the uplift, I had arranged an interview for a new job, so I dropped my kids at school around 8:20am, which was earlier than usual. My 6 year old was a bit unhappy and I called him over for a kiss goodbye. He didn't look at me so I jokingly said "Oh, don't you love mummy? Come here for me to say goodbye." He turned his cheek for me to kiss him on the forehead which is why I distinctly remember at the time he was dropped off at school he did not have any bruises to his face. I had informed the teacher earlier he had a scratch across his forehead from falling out of a tree climbing over the weekend.

I was working as a manager for an IT company in Auckland when I received a call from the school at approximately 2:15pm on 18th May 2016. They were asking me about the injuries to my 6 year old sons face. No one mentioned anything about bruises so I assumed they were talking about the scratch I had spoken to his teacher about earlier. As the complaints about me from this teacher were weekly, I was somewhat used to this criticism and thought "here we go again." I had concerns for my son with her but never in a million years did I think that it would be the last time I saw my children for months.

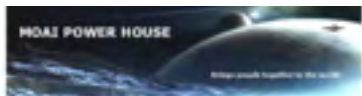
At 4:15pm I received a call that CYFS were taking my children and they could be placed with family. I couldn't believe it, I was absolutely in shock. I called my partner who was only just out of hospital recovering from treatment. He went to collect our 18 month old girl.

I wasn't able to leave work until I had management approval due to the limited supervisors on the floor, so I rushed to after school care "OSCAR" as soon as I could get out. CYFS social workers had my 4 older children detained in a classroom until 10:pm with no food and unable to speak to me or their dad. It was clear the children would not be placed with family. This was a devastating and deeply distressing experience that still traumatizes me to this day. All of this was done without any court orders or a warrant from the police. The police officer I pleaded with to allow me to see and hold my children, asking how he could do this without a warrant, refused us our rights, stating: "You will do as I say." Without any lawful grounds to dictate or facilitate this uplift or separation for the children from me.

I was prevented from having ANY contact with my children until after Evidence Video Interviews [EVIs] were conducted. These took a couple of months to take place after the uplift and were used as grounds to continue to isolate me from the children. When I did finally see the EVIs I was horrified.

My 5 year old girl said I was her "best friend". My heart broke. She looked confused and when the interviewers continued to ask her the same leading questions she broke down and said "well at least I got some of the questions right" It was obvious to me, as her mother, she had been coached and was stressed about not remembering all of the answers she had been told to give.





My 6 year old boy can't speak so there was nothing disclosed about what had happened to him between me dropping him at school at 8:20am and how he sustained bruises while in the care of a teacher he was spitting at by 2:15pm. She was not interviewed nor any other teachers or children from the classroom.

My 7 year old girl said I had punched and kicked her in the stomach, closely followed by; "Where's my gift- you promised me a gift" She had no injuries and there were no photographs or evidence of bruising or corroborating stories from any of the children regarding this alleged disclosure. I have never kicked or punched my daughter and it was soul destroying to hear her words as it was clear she had been programmed to say those things for a reward.

My eldest sons statement was withheld.

On completion of those videos I was refused all access for contact with my children.

Since that day in 2016, my life has been a living hell. The distress, depression and anxiety I suffer has been debilitating. This psychological and emotional damage has manifested into physical damage which has seen me undergo a radical hysterectomy which almost killed me. I had 29 cancerous cysts removed from my body as well as my uterus. Although I probably wasn't going to have any more children, the fact that I now cant, compounds the devastation I feel at having my birth right as a mother taken from me and my children. This is something no amount of time, acknowledgement or compensation will ever repair or replace.

I have fought so hard for so long for myself and my children's rights to justice.

I have been tormented with the most horrendous experiences of corruption, dishonesty and systemic failures from the family courts and social workers employed by them who profiteer from their abuse of me, my children and the court processes.

It would seem hysterical to even begin to share the truth of the matter of what happens behind closed doors in chambers and the threatening emails I have received from judges silencing me prior to hearings to prevent the truth coming out.

Just as an overview to give some understanding of what has taken place:

In 2017 my children were hurt in care, one of my daughters broke her arm and I was not allowed to see her. When I saw her in April 2017 she apologized for "making a mistake that day" and I didn't realize what she meant until I saw a letter produced from an Aunt later on a perfectly cut our love heart saying "I wish my Aunt was my mum". Children are not weapons and should not be programmed,





alienated and manipulated to abuse others or court processes. My daughter was crying at the window that day in April 2017, begging me to take her with me. My heart broke as I left and I had to look away to hide my tears from her. I didn't leave by choice. I'd realized a year earlier I had no choice, that ideal had been replaced with a sense of defeat and blind hope that this nightmare would end when the truth came out and my children would return home.

My greatest regret is when the social workers asked me if I wanted my oldest boy returned to my care. Of course I desperately wanted him home, along with all of my children BUT I knew how devastating that would be for the younger siblings being separated from him so I said: *"No, don't separate them, I won't them all to come home together."* I now know that was a pivotal moment that has cost me and my eldest son our relationship, when that was the very thing I was trying to protect and preserve for all of my children.

On 30 August 2018 Judge Ida Malosi placed another crippling nail in the coffin for any hope of myself and my children reuniting by granting a 101 order, commonly referred to as: *"home for life"* where they are, which means my children will remain estranged from me. This decision was made on the recommendation of Oranga Tamariki social worker "Jane Freeman."

In the Notes Of Evidence from that hearing in 2018, the judge is on record addressing my concerns of unconscious bias by stating *"I am bias, but only in a professional manner"*. This admission is one that continues to haunt me as an ultimate injustice to myself and my childrens rights to be a family and protected from such bias which has caused so much harm to us.

I have had 4 separate social workers assigned to this case in 5 years. One of whom *"Eileen Mahe Tupou"* caused significant harm to myself and my children. She brainwashed them to believing she was their mother, made sexual advances towards my ex partner to leverage his contact with the children, revoking contact when he refused her. She subsequently terminated his contact alleging he had distressed our daughter by telling her that he was her father.

I later found out this woman *"Eileen Mahe Tupou"* employed by CYFS- renamed "Oranga Tamariki" was not even qualified to work as a social worker, however she had been given the role and fraudulently mislead myself and countless others to believe she was qualified. To date there has been no action taken against her criminal and damaging conduct nor a remedy for the harm she has caused my children, myself and the court proceedings littered with her false statements and defamation against me.

I have had ongoing litigation with Oranga Tamariki, the privacy commissioner, all of whom have investigated and confirmed significant evidence has been withheld from the courts and substantial



failings have occurred, yet these matters remain unresolved as Oranga Tamariki refuse to compensate me and my children by issuing a formal statement of facts, instead attempting to silence me with a gagging order and \$5000 which I have taken as an ultimate insult to the injury they have caused myself and my family. This offer was declined.

Judge Rogers revoked my guardianship of my children rendering me legally powerless to have any rights or involvement in my childrens lives.

On 16th March 2021 Judge Rogers released a minute retraumatizing the significant damage and injustices myself and my children have suffered. She highlighted her refusal to allow me to appeal the orders made in 2018 to remove me legally as the children mother repeating Judge Malosis ruling: *“There was no realistic prospect of the children returning to their parents care.”* That decision was appealed but upheld by the high court in their decision issued 31 January 2020. Words like this have a significant impact on people. When I read this decision for the first time, I died inside and the level of grief I experienced was almost fatal. This minute issued by Judge Rogers could be comparable to emotional and psychological manslaughter.

On 12th March 2021 I attempted to file 6 documents outlining the history of the case, judicial failings, false information judges had relied on provided by Oranga Tamariki etc. Judge Rogers refused to accept any of these for the upcoming hearing, and made the direction in her minute dated 16 March 2021: *“I have put the documents in one bundle and direct that the registry returns them all”* to myself. This was for an upcoming hearing for me to fight to have any access to my children or retain any guardianship rights over them as their mother.

The final statement made by Judge Rogers in her minute dated 16 March 2021 was utterly devastating and are what broke my spirit and destroyed me as a mother and any hope I had in ever being able to care for my children again. *“The hearing next week must proceed in the context that of the finding that there is no realistic possibility of the childrens’ return to parental care. Therefore the court will be determining [the mothers] access application on the basis that access will be to sustain kinship and identity not to underpin any ultimate return of the children to care of [the mother]. I will not permit any attempt to re litigate the matters which have already been decided. Overarching all enquiries will be the paramount consideration of the childrens’ well-being and best interests.”*

A hearing date was set down to murder my motherhood as I saw it, from 23-26 March 2021.

The following day, a minute was released by Judge Rogers refusing to accept any further documentation from me stating: *“Further, [the mother]is seeking to raise numerous additional issues which are not currently before the court at next weeks long course fixture. I have received lawyer for*



childrens' [Jane Flemings] latest report, and it is very clear to me that these proceedings should not be allowed to be protracted or prolonged. The hearing scheduled for next week needs to bring some finality and certainty for these children, who have been subject to Court proceedings for far too long."

I was devastated and again felt betrayed by the Lawyer For Child who is supposed to represent the childrens best interests but more often than not, appears to act as a servant of the court to prioritise convenience and maximum profit over the childrens well being. When I read this minute I became enraged by the Lawyer for child and emailed her to express my inability to comprehend her dishonest conduct and active role in preventing me from being a mother to my children. I voiced my heartache stating: *"No child ever rejects their parents unless they are taught to"*

I was unable to cope with this psychological abuse and I sought help from a medical professional who assessed me as unfit to attend court. I presented a medical certificate to the court dated 22 March 2021 stating: *"This patient was assessed by me on 22/03/2021 and in my opinion was medically unfit to attend from 22/03/2021 and should be able to return on 29/03/2021."*

I submitted a request to postpone the hearing for medical reasons and supported this with the medical certificate of a general practitioner as well as a letter of support from my psychologist, confirming in her professional opinion as of 22nd March 2021 *"These recent events have impacted [the mother] emotionally and psychologically therefore she is not able to focus on representing herself and preparing her case adequately. [the mother] needs time to recover from this major loss."*

Despite these professional letters and recommendations for my psychological well being and under duress Judge Rogers ordered me to attend a hearing on 23 March 2021. At the hearing on 23rd March 2021, although I was not mentally or emotionally well, I attended under duress and again pleaded with the judge to postpone the hearing. Judge Rogers declined my request and openly criticized my efforts to support my psychological distress with clinical evidence. The judge openly ridiculed my psychologist as *"unqualified"* and discredited her qualifications because her letter was not on a letter head. My psychologist then swore an affidavit to protect my mental health and her reputation, confirming on 26th March 2021: *"It was my conclusion that her application seeking a postponement was highly appropriate"*

I was not well enough to stand trial and as a result of my inability to cope with the circumstances I did not attend the hearing on the final day. In Judge Rogers minutes dated 31 March 2021 she writes: *"The fact [the mother] has left the court and abandoned her proceedings is, in my view, very sad."* It seems ironic the judge implies any surprise or "sadness" that I was not able to complete the hearing, despite the medical evidence advising her of this probability. The judge further championed the





Lawyer for child, Jane Freeman, despite her submissions as Lawyer For Child to prevent my access to the children Judge Rogers commended her submissions as *“anxious to support some evolution of the relationship between [the mother] and her children with a view to implementing contact in an access setting”* I was beyond any point of comprehension and had been destroyed by a system functioning exactly as it was designed, to destroy families for maximum profit.

On the 13th of April I received a reminder there would be another hearing for the LFC the next day to continue to diminish my guardianship rights or any involvement in my childrens lives. Again I will ill prepared and still not fit to attend, however, I forced myself to go to court to continue to fight for myself and my children.

On 14th April 2021 I showed up at Manukau Court, I didn't know what to expect, but certainly not a complete lack of empathy or compassion from the Lawyer For Child. I cant even remember what was said, I just remember being so enraged and devastated by a system that had failed us and a woman, Jane Freeman so heartless to the damage she was causing myself and my children. I recall the judge being more understanding and less abusive than Judge Rogers, but I was in a deep despair and the damage had been done. I think I swore something like *“fuck this, I've held my character for long enough. I'm tired of being abused by these people. I'm going to pick my bag up and get the fuck out”* I think I hit a wall outside and didn't know what to do. I had to wait for a friend who was giving me a lift home and I saw the Lawyer for Child. I asked her: *“Are you happy now Jane?” Did you get what you wanted?”* I don't know why I think I expected her to be sympathetic, maybe even apologetic for the abuse I had suffered. Her response took me completely off guard. She said: *“What, I haven't done anything.”*

I snapped. I don't remember anything other than hitting her on the head and moving over to the grass before security tackled me. I read a disclosure statement from police as a summary of facts concealing Janes antagonistic denial of any accountability for the abuse and trauma I have suffered, only that I was allegedly waiting for her. This is untrue. I was waiting for my ride.

They allege I hit her seven times with my right hand and that I admitted to the assault as *“natural justice”*

Now, in addition to the trauma and abuse of isolation from my children, facilitated by Oranga Tamariki, and the family court, I am being processed like so many through the criminal gateway to face criminal charges against one of my abusers, literally for my inability to cope with the emotional and psychological abuse I have suffered relentlessly for over 5 years. This was not a *“premeditated attack”* as it has been frames to be by the police. I am not a violent or aggressive person. This incident





on 14th April 2021 was the result of me being pushed to a limit that I temporarily lost control. This was not a sudden or unpredictable “snap”. This was a highly probable risk the courts were aware of, in possession of medical evaluations confirming my fragile state, prior to further duress. Reflecting now I can see how these court fixtures and correspondence so close together and the criticism of my cries for help were used as entrapment to entice an uncharacteristic outburst from me. Judge Rogers directing proceedings for further family court abuse, when I still hadn’t recovered from the last loss was an act of gross and malicious negligence for the courts convenience to “tie up loose ends” at whatever personal cost this came to me.

I am now facing up to 1 year in incarceration for my failure to cope with this abuse any more. Considering the 5 years I have already served as a victim of family court abuse, perhaps this will feel like a holiday. I am terrified for myself and my children and have a deep empathy for anyone who finds themselves at the mercy of the family courts when Oranaga Tamariki or CYFS are involved. Having my 5 children taken from me has been the most distressing, traumatic and deeply devastating experience of my life and this is a grief I live with daily, mourning the loss of my children who are still alive but, in every way thanks to court orders, dead to me.

I will not stop fighting for them but I should not have to fight an entire system determined to prevent me being a mother, inclusive of life threatening litigation **End of Statement**

Prosecution and Native Court Judge Summary of Events of this Case

This has been a case of Court Abuse of the Judiciary system as I know it having lost my daughters 3 young Children in a similar circumstance with CYFS when my daughter failed to turn up in Court the Judge made a harsh Ruling to give the partner full custody of the children and the baby girl was just 3 months old and I had the Paramount Chief Mohi Te Maati Manukau at the hearing with a Native Chief and they kicked me out of the Court Hearing I will never forget that day and till this day I haven’t seen my Mokopunas at all so now we have our own Court because that Law Less Corporation Court House Judge and Government has failed us completely so its in our own Natives of New Zealand Court Jurisdiction of everyone is equal under Gods Law and Kings Bench Court Law that we now have Jurisdiction and our King William IV Flag Sovereign Authority to Rule ourselves without Corrupted Foreign Corporation Government Legislation and a Defunct 1986 Constitution Fraud Instrument and No Flag of a King or Queen Seal of an Oath of their Office they swear to no one but a Myth Picture on the wall above their Judges Head and Parliament Pretend Government shall come to an end if they don’t rebut our 24 Video Affidavits and 24 Legal Documents of Native Land Title Deeds Decree Rule and Law Flag Jurisdiction and Constitution and UK Legislation today before 25th October 2022 shall become the Legal Legitimate Law of the Land Owner of the King William IV Flag Contract and Country



Court Ruling Authority The Court finds these New Zealand Foreign Private Corporation Criminals Guilty Prosecuted Charged As an Associate Criminal under a Defaulted Contract Government Prime Minister Jacinda Jane Laurell Ardern and Governor General Cynthia Alcyon Kiro Criminal Organization and Prosecuted Convicted each of them £1 Trillion “Moai Crown” Court Pound Note Debtor Instrument as a result of causing Loss Harm and Injury and the Court orders the Children’s immediate return of her Children to her forthwith with the assistance of New Zealand Police Military and NZ Armed Forces failing that then the British Police and British Armed Forces failing that BRICS Armed Forces as a last Plan B Resort to our Sovereigns of New Zealand Protection from Pirates operating in New Zealand Parliament and Government Instructions WEF NWO NATO America Terrorists Criminal Organizations.

Regards

John Hoani Kahaki Wanoa



Native Land Assessor Confederation of Chiefs President & Surrogate King William III King William IV

Native Kings Bench Magistrate Court Bank Prosecutor and Judge and Jury online World Wide Witnesses as Native Sovereigns of their Countries Lands waiting for the Native Sovereigns of New Zealand Confederation of Chiefs King William IV Martial Law Flag Ruler over these Pirates





Moai Crown King William IV Admiralty County Courts



**Commonwealth of Aotea New Zealand Pacific World UK NZ
Westminster Parliament England U K 1820 to 1834 Flag Law
King William IV Fixed Flag Contract with "Moai Crown" Lore**



Magistrate and High Court of Admiralty Martial Law 1820 - 2022

Kings Bench Property Search Control Seizure Arrest Warrants

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





OF KINGS AND OFFICERS — THE JUDICIAL DEVELOPMENT OF PUBLIC LAW AND FEDERAL LAW REVIEW ^{by} Bradley Selway



1/ William Conqueror 1066 2/ King William III 1694 3/ King George III 1766 4/ King George IV 1823 5/ King William IV 1834 6 King Ernest Augustus 20/3/19



1/ Black cross Navy Military Protectorate against Pirates Satan 2/ 4x St Patrick 8 Pt Star NESW 3/ Red Cross 7 Kings Blood Lines Continuity of Sovereignty 4/ Big Red Cross of St George of England King George I to VI 5/ Sea of Admiralty & Sky Blue Law 6/ 1834 Declaration of War Emergency Court Martial Law



The Confederation Chiefs Executor John Wanoa Jurors and Paramount Chief Tira Waikato Wharehere Manukau Pungapunga Tribal Members in the Waikato Region of Arapuni Karapiro

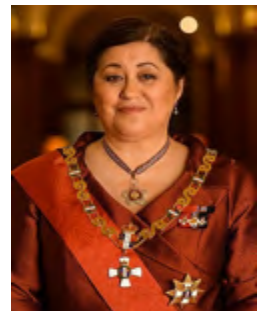
From the Confederation of Chiefs and 50 Indigenous Surname “Native” Chiefs Descendants

To

Your Excellency The Right Honorable Dame Cindy Kiro, GNZM, QSO

Governor-General of New Zealand

Government House
Private Bag 39995
Wellington Mail Centre
Lower Hutt 5045



You wear our St Patrick 8 Pt Star Kings Flag Contract a Prosecuted Offence



Moai Tidal Energy Water World

Moai Tidal Energy World Co Op Pound Gold Water Money Patent Shares UK ‘TM’

Moai Company Seal





“PRIVATE PROSECUTOR AND INVESTIGATIONS”

**Government House
Private Bag 39995
Wellington Mail Centre
Lower Hutt 5045**

12-4-2018 to Saturday 24-9-2022

**MOAI POWERHOUSE GROUP
Proposed Operations in London**

**NA ATUA E WA AOTEA LIMITED
Hamilton 3200 New Zealand**

“Moai Crown” Westminster City England Creditor

NA ATUA E WA AOTEA LIMITED New Zealand

MOAI POWERHOUSE GROUP London England

“Moai Powerhouse Bank” Westminster City England

“Moai Royal Bank” New Zealand and Pacific World



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



Moai Crown State Default
Convictions of Private Prosecutor
Superior Courts King William IV



John Wanoa
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**Your Excellency The Right Honourable Dame Cindy Kiro, GNZM, QSO
Governor-General of New Zealand**

I am writing to you today to express my lawful legitimate and legal position as a Surrogate King George IV 1823 Contract and Surrogate King William IV 1834 Flag Sovereign Nations Founding of New Zealand British “Crown” Legal Authority and Appointed President of the Confederation of Chiefs at Kororareka Bay of Islands with the British 1834 Confederation of Chiefs Flag Commercial Contract Legal Inheritance to the British “Crown” CORPORATIONS Two Party Private Contract locked to the INDIGENOUS SURNAME CHIEFS of KORORAREKA on the RAWHITI NATIVE LAND BLOCK this date 11 March 1834 King William IV made Extant forever more in his Statute Law in Westminster Parliament you have Usurped for your New Zealand “Crown” Government “MAORI” CORPORATIONS CONTRACT since 1837 Queen Victoria Reign historically linked to **Okiato Native Magistrate Kings Bench Court Bank** British Origins as **NATIVES OF NEW ZEALAND** and not “MAORI” as you have Illegally Published in Government Legislation as “MAORI were here in 1769 as FALSE WHAKAPAPA History Tampering with British Government Press Documents of the CUSTOMARY NATIVE LAND TITLES of **Paramount Chief Rewharewha Manukau buried above Rawhiti Township** Manawhenua over these “NATIVE” LANDS registered under the Freemasons Glasgow Native Magistrate Court Land Records Scotland Sale of Uetaua (Pukekohe Waiuku West Coast to Bombay Hills to Clevedon to Maraetai Beach East Coast) to Queen Victoria 11 March 1862 linked to Awaroa Native Magistrate Kings Bench Court Bank in Helensville West Auckland linked to Paramount Chief Tira Waikato Whareherehere Manukau of Pungapunga Marae Arapuni Maungatautari Mountain Pa Site “NATIVE” LAND TITLE TRANSFER to KING GEORGE IV Manawhenua over New Zealand Country Title sold to King George IV British Crown in 1823 by Chief Tira Waikato Whareherehere Manukau LAND DEEDS





I am telling you Governor General **Cindy Kiro** your Government and **IWI MAORI TRUSTEES** are very mischievous to use our **BRITISH Confederation Flag** as a **Whakaputanga Maori Flag** of Third Party Contracts to Queen Victoria Violation of our **King William IV Chiefs of the Confederation First Party** to British "Crown" Contract originally set up in the **Okiato Magistrate Court** in Kororareka Russell Bay of Islands is a **Threat to our Chiefs British Kings Commercial Trading Bank Flag** that established the founding of New Zealand confirmed by Captain James Cook that King William IV Founded New Zealand First and not your **New Zealand "MAORI" Government** cut your Sovereignty to Westminster Parliament and you are trying to steal our 1832 to 1834 King William IV Contract Flag while you limited 1840 Treaty Claims to 1840 so that's where your Corrupt Jurisdiction lies and not 1834 Confederation Flag Jurisdiction or **FAKE "MAORI" Tribe 1840 Treaty of Waitangi you are LOCKED to that date CONTRACT 6 February 1840 FIXED in STATUTE LAW** cannot use our 1834 FLAG as Chiefs **1835 WHAKAPUTANGA FLAG** because our **"NATIVE" Chiefs surnames** I have listed here are Second Party to King William IV First Party Commercial Contract while your **QUEEN ELIZABETH II** Severed your Sovereignty Ties to Westminster Parliament So now you are sending the Retired Speaker of the House **TREVOR MALLARD to Ireland** to Steal the Republic of Ireland Parliamentary Laws to use in your Corrupted Fraud Governments Jurisdiction wont work because we the Confederation of Chiefs Executors have the Dutch King William III 8 Point Star of St Patrick Municipalities Act I made Public Notification Claims to these 6 Dutch Kings Legal Authority of Admiralty Law over the top of you and your Corrupt Government that it is an **Offence for you to go to Kororareka HARATU MARAE** to use your own KIRO Whakapapa with your IWI MAORI "CROWN" PAKEHA EUROPEAN WHAKAPAPA to try to overpower our **"NATIVE" CHIEFS INDIGENOUS SURNAME WHAKAPAPA CUSTOMARY NATIVE LAND TITLES** is on the Records in Westminster So I say to you CINDY KIRO to Cease and Desist from going to Kororareka to claim the 1835 Whakapunga Flag Sovereign Authority is Fraud and Corruption of our Contract Agreement and that **"MAORI" is a Conflict of Interest on our "MOAI CROWN" "NATIVE CHIEFS LISTED HERE WHAKAPAPA** that you Corrupted I tell the TRUTH in this FORMAL LETTER TO YOU to tell you WHO I AM on these NATIVE LANDS with the **"NATIVE CHIEFS I chose as a CUSTOMARY NATIVE LAND ASSESSOR you must REFUTE.**

Zoom Court Hearing Agenda Saturday 22 October 2022 you must Refute or it becomes LAW

Letter of warning to you Governor General **Cindy Kiro** violating our **King William IV 1834 King Flag** Commercial Contract between the Paramount Chiefs of Kororareka and King William IV Land Transfer Deeds from the British "Crown" **does not belong to "Maori" IWI Tribe Corporations** and the New Zealand Crown Government Private Corporations The Native Customary Land Title belongs to the 3 Successors of these 50 surviving indigenous surname Chiefs successors of Kororareka Russell and **Paramount Chief Rewharewha Manukau buried in Rawhiti Township Maunga** I chose 3 Named successor Chiefs from Russell Rawhiti Boundary area and I chose from 97 indigenous surnames of the chiefs of the Waikato area of Maungatautari Mountain Pungapunga Marae Arapuni Paramount Chief Tira Waikato Whareherehere Manukau British Land Transfer Title in Edinburgh Magistrate Court Scotland to King George IV 1823 for the Sale and Purchase of New Zealand Country "Crown" Leases

You Governor General **Cindy Kiro** has Kiro surname ancestors on Rawhiti Land block but no chief over the area you are going to steal the real NATIVE SURNAME Manawhenua Land Title NOT MAORI TITLE EUROPEAN SURNAME Titles over all the indigenous surname Chiefs NATIVE SURNAME First Nations CHIEFS I am naming as the Manawhenua over the Bay of islands 3 selected Chiefs I choose as the NATIVE LAND ASSESSOR on 13 September 2022 for Maori IWI Marae at Kororareka which is a threat to the indigenous Native Customary Land BRITISH CROWN TITLES Matching what I



chose and not MAORI Choosing their Chiefs Titles in REAL ESTATE FREEMASONS LAND SURVEY Transfer of Lands from a NATIVE SURNAME CHIEF to a White Skin EUROPEAN BRITISH “CROWN” AGENT is a British New Zealand Land “Crown” Conflict of Interest with a QUEEN VICTORIA QUEEN ELIZABETH II KING CHARLES Corrupted Foreign Corporation Government Company breaking our British Kings Emperor Contract Laws and Rules of our Kings Emperors Partnership Contract 1834 King William IV Flag Ship and King George IV “Crown Contract sale of New Zealand Country to King George IV as Final Argument Un-refuted Affidavits in this Court Hearing Saturday 22 October 2022 at 7 pm New Zealand time 8am UK time 9am EU 12 Midnight Canada becomes CONTRACT LAW

You Governor General **Cindy Kiro** is mischievous to use the Confederation Flag as a Whakaputanga Maori Flag of a Third Party Contracts to Queen Victoria and Queen Elizabeth II is a **Violation of our King William IV Chiefs of the Confederation Contract in Okiato Magistrate Court in Kororareka Russell Bay of Islands 1832** is a Threat to our Chiefs British Kings Commercial Trading Bank Contract Confederation Flag direct to Westminster Parliament our interpretation Flag is that it established the founding of New Zealand confirmed by Captain James Cook that is on the Records in Westminster So I say to **Cindy Kiro you must Cease and Desist** from going to Kororareka to claim your “MAORI” 1835 Whakapunga Flag Sovereign Authority that Flag belongs to the Confederation of Chiefs is Fraud and Corruption of our Contract Agreement and that **“MAORI” NZ Australian Governments Private Corporations Corrupt Fraud Land Transaction Fabricated “MAORI WHAKAPAPA”** is an Invented Tribe Legacy of the New Zealand “Crown” Offshore Foreign Business is a Conflict of Interest to our “NATIVE” British Land Titles original Contracts of King George IV and King William IV and me and the Living Chiefs I choose 3 Chiefs from Bay of Islands and Waikato shall be the True Sovereign Laws over this NATIVE LAND Country of New Zealand **CINDY KIRO** your Photo is in this Native Magistrate Court for **Committing Treason and Corruption of our Kings Laws of the Land “CROWN” Business** with Britain UK you area a fifth party in this **Contract Agreement with the British “Crown”**

Other matters of the Court are for 77 Cook Street Seizure Notice to the Police and Government Prime Minister all your photos and ID are in this Court charged Prosecuted and Convicted of Treason Genocide Mass Murder and Bio weapons Bank Wars on our Sovereign People of the world witnesses

John Wanoa 021 078 2523

moaienergy@gmail.com

Queen Elizabeth II Wealth she Stole off the Countries she and her Corrupted Criminal Organization Rothshchils “City of London” Corporation “Bank of England” Fake Fraud “Fiat Pound Note USD Stole off the Sovereign Confederation of Chiefs Public Population of New Zealand and Sovereign People of Britain UK and the Worlds Native Populatons shall return back to them in this Native Magistrate Kings Bench Court toda Saturday 17 September 2022 at 6 pm New Zealand 7 am UK time 9 am EU time Here is what the Court and Sveregn People of the World wants back from this Un Royal Family of Pirates and Treasonous Bank Fraudsters for their own Selfish Families <https://fb.watch/fAB1ToFA38/> We the Sovereign People in 250 Countries Claim and Proclaim this Stolen Wealth belongs to us the People direct this Court to Cash the Moai Pound Note Legal Instruments over this our Valued Wealth



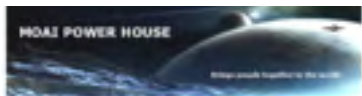


King William III King George III King George IV King Earnest Augustus I King Earnest V Pound Note

Moai Pound Note Debtor Instrument over Governor General Cindy Kiro-Prime Minister Jacinda Ardern Governor General Cindy Kiro I know that you are going to “HARATU MARAE” in Kororareka on 28 October 2022 as a “MAORI” to “CLAIM” the WHAKAPUTANGA FLAG of “MAORI” Interpretations of you New Zealand Invented “MAORI” Tribe that is a FICTIONAL ILLUSION TRIBE Your NZ CROWN predecessors Created to FOOL NEW ZEALANDERS into thinking you can GET AWAY with FRAUD THEFT STEALING our KING WILLIAM IV 1834 CONFEDERATION OF CHIEFS 8 POINT STAR OF ST PATRICK CHURCH FLAG JURISDICTION THAT YOU WEAR ON YOUR “CROWN” CLOTHES AS OFFENSIVE TO US WHILE YOU DONT HAVE THAT LEGAL AUTHORITY IN FRONT OF THE DESCENDANT NATIVE SURNAME CHIEFS to be operating your ILLEGAL FRAUD CORRUPTED CORPORATE PRIVATE Government Business with your 1902 FLAG JURISDICTION as a THREAT to our 8 POINT STAR ST PATRICK FLAG that has these 4 stars of our Corporate Business in 4 Corners of the World is NOT ANY OF YOUR FOREIGN COMPANY'S BUSINESS to Offend us the CHIEFS of this KING WILLIAM IV FLAG that you and your Governments have USURPED its Power and 8 POINT STAR AUTHORITY MUNICIPALITIES ACTS of KING WILLIAM III and KING WILLIAM IV Acts of Westminster Parliament since 1837 we now BILL CHARGE DEBTOR-D YOU FOR ALL 185 YEARS since King William IV died in 1837 this Court Bill you 185 years of your Governments Corrupt business now owes the Sovereign People of New Zealand what I determine as the Prosecutor of this Native Magistrate Kings Bench Court says you carry on your Head the same Charge as PM Jacinda Ardern GBP Moai Pound Note £100 Trillion on your head today CINDY KIRO by Default Contract of Queen Elizabeth II Criminal Fraudster we bill debtor d her **£970 Million Trillion Trillion GBP Moai Pound in this Court again today** as a Consequence of your Criminal Organisation we Charged you under Pope Francis “MOTU PROPRIO” ORDERS as COURT “COUNTS” DEFAULT CONTRACT

I am telling the People of New Zealand today that you are going to KORORAREKA to JOIN YOUR “MAORI” “CROWN” NEW ZEALAND Government Parliament PRIVATE CORPORATION Business to your “IWI MAORI” “CROWN” Private Corporate Business “PAKEHA” on their “HARATU MARAE” in Meetings with Local PAKEHA MAORI Community in KORORAREKA to try to STEAL our 1834 KING WILLIAM IV Flag your NZ Government now calls the WHAKAPUTANGA is ILLEGAL for you to STEAL our KINGS FLAG given to “NATIVE CHIEFS” and not “MAORI” CHIEFS you Illegally Compromised the word “NATIVE” to “MAORI” as if “MAORI” was he re in 1769 and 1831 you BREACHED the UK NZ BRITISH CRIMINAL CODE of Altering British Government Printing Office Documents which is a Major Fraud this Court and Jury charged you today for this Serious Offence £970 Million Trillion Trillion as a great part of the Great Criminal Organization we Find Prosecuted you guilty of this Crime of many





Crimes of Church and State and shall today Cash the Moai Pound Note against your Head with Prime Minister Jacinda Ardern caught in the ACT of TREASON against us the Chiefs of this Country New Zealand we hold the Titles over you as you have no proof of Title Ownership to New Zealand Country. I am warning you to stay away from Kororareka Flag and stop what you are planning to do with the "MAORI" WHAKAPUTANGA Fake Authority of that Flag that you have No Legal Ownership in our Commercial Contract with Britain UK Direct while you cut your Sovereignty off to Westminster Parliament and POPE FRANCIS Holds our Birth Certificate SOVEREIGNTY BOND SECURITY OF INVESTMENT while you are a SERVANT SLAVE to us the SOVEREIGNS OF NEW ZEALAND and we FORBID you and your PRIVATE CORPORATION COMPANY "Her Majesty the Queen In Right of New Zealand" or any other Private Corporation that you operate on these Lands we CHIEFS want you and your CRIMINAL ORGANISATION BANISHED off our HAPU "NATIVE" CONFEDERATION OF CHIEFS LANDS because we hold the TRUE REAL ESTATE LAND TITLE OWNERSHIP INSTRUMENTS To this country while you only Govern the Country with your FOREIGN Government we want you RID OFF THE LAND arrested and Locked up for Treason Genocide Murder Fraud War Mongering Corruption Bio Weapons Theft of DNA Land Children and Money Wealth for your own Self Interests. This is a Lawful Legal Court of Law that your Prime Minister failed to REFUTE My AFFIDAVITS which became a DEFAULT CONTRACT the same for you I write this Letter to you as an AUTHORITY PARAMOUNT CHIEF LEGAL ADVOCATE LAW ENFORCEMENT PROSECUTOR and JUDGE with a JURY here on ZOOM and the entire WORLD Audience watching and witnessing these Court Hearings are directed at you criminals on Trial in this Court administering a Criminal Business You will find here 19 Court Hearings extended from MARAE COURT HEARINGS to REAL TRUTH VIRTUAL ONLINE ZOOM BAR-LESS-DOCK LESS COURT HEARINGS because we have this KING WILLIAM IV DRY LAND 1834 FLAG Given to hold Court Hearings anywhere in the World without having a SEA FLAG "BAR" and "DOCK" to TRY YOU IN and it is your Legal responsibility to respond to mine and the COURTS Prosecution of you in PUBLIC VIEW with your PHOTOGRAPH to show its YOU whom I am accusing is a PIRATE THUG CRIMINAL operating a SCAM FRAUD CORRUPTED Corporate Business against us the Sovereign People of New Zealand who STOP YOU from committing More CRIMES while having NO QUEEN now you have CHARLIE Inheriting QUEEN ELIZABETH II Criminal Organization WE STOP YOU RIGHT HERE AND NOW with these CHIEFS I have Signing the Country back to the "NATIVES" CHIEF SUCCESSORS and Sovereign People of New Zealand making this CLAIM collectively today Saturday 17 September 2022 and beyond today We Charged you under "MOTU PROPRIO" LAW here below and in all the Documents and 18 VIDEO AFFIDAVITS on your Head "CINDY KIRO" and on "JACINDA ARDERN" Head today we the COURT ENFORCED the KING WILLIAM IV FLAG OF ADMIRALTY LAW JURISDICTION and "POPE FRANCIS" LAW and LORE OF "MOAI CROWN" COURT TRUTH on your HEADS TODAY in front of New Zealand Britain UK and the World Watching and Witnessing this historic Event you must Pay up and Lose all your Property Home Valuables Land Bank Investments we warn you and your THUGS and PIRATES that the people have had enough of your Anthony Fauci BS fake C V I D JAB Weapons. **MOTU PROPRIO LAW KING WILLIAM III, IV LAW ACTS MOAI CROWN LAW ENFORCED on you Jacinda Kate Laurell Ardern £100 Trillion Pound Bounty on your Head and NZ "Crown" Corporation Cindy Acylon Cynthia Kiro £100 Trillion Pound Bounty on your Head and NZ "Crown" Corporation CINDY KIRO and JACINDA ARDERN CHARGED with altering BRITISH CROWN DOCUMENTS and ILLEGALLY CHANGING THE WORD "NATIVE" into "MAORI" as if it was in 1825 and 1831 so the NATIVE COURT identified your WAITANGI TRIBUNAL Words as FRAUDULENT CLAIMS that Corrupted the WHAKAPAPA LAND TITLES and HISTORY of NEW ZEALAND "MAORI is a MYTH**





Confederation of Chiefs individual Tribesmen
The Office Hamilton 3200 New Zealand

Saturday 22 October 2022

Trustees of Ngati Whatua O Orakei Trust Board Trustees



Take Notice you are served this Default Contract Notice with your Private Corporation Partner Governor General Cynthia Acylon Kiro and Prime Minister Jacinda Janet Laurell Ardern who failed to respond to our 23 Video Affidavits and 23 Legal Document Affidavits of Administering a World Foreign Government Criminal Organization with WEF NWO EU UN Threat NZ Takeover Web [Te Rūnanga o Ngāti Whātua \(ngatiwhatua.iwi.nz\)](http://Te Rūnanga o Ngāti Whātua (ngatiwhatua.iwi.nz)) Foreign Government Criminal Organization **Marama Royal you share this Green Pound Note Debt instrument £970 Million Trillion Trillion**

1/ Marama Royal Prosecuted Guilty by association fined as Chair Ngatiwhatua O Orakei Trust Board Ring Leader of this historic hijacking of the Manukau Kawharu the Waikato Giant Memorial Plaque missing off his Memorial Stone on One Tree Hill Manawhenua Native Land Title links to Rewharewha Manukau Paramount Chief of Rawhiti 6 Land Block Bay of Islands and Pungo Pa Land Block Cornwallis Manukau North Head and New Auckland City Manukau Tribesmen Pa Site Maungakeikei One Tree Hill and Manukau Marae Waiuku Land Blocks South Head Manukau Harbour Whakapapa and Confederation of Chiefs British Native Land Title Flag of King William IV Jurisdiction and Legal Authority of the Original Awaroa Native Magistrate Kings Bench Bank Court of 20 Commercial Road CT 10 Acre Block first Awaroa Bank of New Zealand to be formed by Mohi Manukau IV Freemason 50 years and his Rogan Judge of this Awaroa Native Magistrate Court that was not Maori from 1820 to 1949 Myth Fake that I carry Mohi Manukau British King William IV Flag Native Land Title Jurisdiction and Business Trade Bank Ownership Rights as his Legal Advocate Executor and Bank Creditor Assignee Surrogate King William IV British Crown Legal Inheritance Native Land Court Bank Trustee Land Owner



Marama Royal (Chair)

Marama has been a Director since 2010 and served as Chair since December 2017. Marama has extensive experience in strategic planning, relationship management, leadership, governance, and organisational change. She is passionate about achieving positive outcomes for whānau, especially our kaumātua.



2/ Ngarimu Blair Prosecuted Guilty Convicted by Association Fined £1 trillion



Ngarimu BLAIR (Deputy Chair)

Ngarimu is the Deputy Chair, Chair of the Settlement Protection Team and the Trust's appointee to Whai Rawa Limited. He was elected to the Trust in 2006 and is active across many kaupapa. He is passionate about Auckland tribal histories and kaitiakitanga.





3/ Precious Clark Prosecuted Guilty Convicted by Association Fined £1 trillion



Precious CLARK

Precious runs her company Maurea Consulting Ltd which delivers Te Kaa, a training programme that ignites your Māori cultural competency. Precious led the development of Whābia Āhurutanga, our housing strategy. She is passionate about our reo and tikanga, education, housing and innovation in social impact.



4/ Renata Blair Prosecuted Guilty Convicted by Association Fined £1 trillion



Renata BLAIR

Renata owns and operates the successful events management company EviTan. His company has over 40 staff and he employs a number of whānau. He is a passionate advocate for education, te reo Māori, and sports.

5/ Graham Tipene Prosecuted Guilty Convicted by Association Fined £1 trillion



Graham TIPENE

Graham Tipene is a Tā Moko artist who has been involved as a consultant and key artist on civic and Council-led projects throughout Tāmaki Mākaunui Auckland. His public work brings Māori kaupapa into the built environment of the city, with major projects including the Waterview Tunnel, Victoria Park, Auckland Library, and Tirohanga Whānui Bridge in Albany.



6/ Sharon Hawke Prosecuted Guilty Convicted by Association Fined £1 trillion



Sharon HAWKE

This is Sharon's second term on the Trust after a four year gap. She devotes a lot of time to working with other hapū members building our profile as mana whenua amongst other iwi and within Tāmaki Nui. She has been appointed as the Trust representative on the Whai Māia Board.



7/ Julia Steenson Prosecuted Guilty Convicted by Association Fined £1 trillion



Julia STEENSON

Julia is a Commissioner for the Royal Commission of Inquiry into historical abuse in State and faith based care and a member of the Data Ventures – Advisory Board. Having previously established the General Counsel position at Te Wānanga o Aotearoa, she presented on indigenous rights and intellectual property at the World Indigenous People Conference on Education in Toronto.



8/ Arekatera Maihi Prosecuted Guilty Convicted by Association Fined £1 trillion



Arekatera MAIHI

Arekatera was recently elected. This is his first term on the Trust Board and brings with him a wealth of historical and cultural knowledge.

9/ Richard Nahi Prosecuted Guilty by Association Fined £1 trillion



Tama DAVIS

Tama fills the Trust Board vacancy as the next candidate with the most number of votes at the election. This is his first term on the Trust Board and brings with him a wealth of knowledge in governing large health organisations including ADHB, Northern DHBs, Comprehensive Care PHO and Supporting Families Auckland. Tama is also a whānau director on Whai Māia board.



Notice to the Agent is Notice to the Principle Trustees of the Ngati Whatua Maori Trust Board

Take Notice today Saturday 22 October 2022

Marama Royal Chair of Ngatiwhatua O Orakei Trust Board

That you are forbidden from tampering with our British Given Confederation of “Native” Chiefs King William IV 8 Point Star Contract Flag with a Black Seal of Military Protection around the Small Red Cross to keep Corporate Snakes out of our British Corporation Business we own as ‘Native” Surname Chiefs Descendants and King William IV did not give this Flag you call a Whakaputanga Flag to white “Maori” which was not a Tribe in 1823 King George IV and Indigenous Paramount Chief Tira Waikato Whareherehere Manukau “Native Land Title to New Zealand Country Sale and Purchase Contract” in Awaroa Native Magistrate Court Bank in Helensville Origins I claimed as Executor for Mohi Te Maati





Manukau Corporate Business Land Title Successor of the Land Title Information I advertised over the years that your IWI has not Refuted so makes the Law of the Land Over You Trustees and again King William IV 1834 Flag Contract with the "Native" Chiefs of Ngapuhi at Kororareka in the Okiato Native Magistrate Court with King William IV Flag Founding of New Zealand as a Sovereign Nation Country of its own Chiefs and People on the land and Nothing to do with "Maori" thats not found in British Titles

You are photographed as Complicit in the Fraud New Zealand Government and Parliament Foreign Government Private Corporation Racketeering business for your own Financial Investment Economic Banking Land Title NZ Crown Corporations Interests and not the Interests of the Confederation of Individual Chiefs and Population of New Zealand Financial Investment Interests so you are aiding and abetting the Criminal Organization of this Government all these 187 years you have assisted the New Zealand Navy and Government to Usurp our Confederation of Chiefs King William IV Flag and its King Commercial Contract we cut you off all our British Native Land Titles now you forged into your White Skin Pakeha Hapu Tribe to make out you are Maori with the Corporate Maori Crown in Parliament going against the Native people of this Country we now sever your ties to the Native Land and you must read the Snap Shots that I have posted in the Bound up 356 page Writ Warrant Native Land Title Deeds and Decree Affidavits of truth Moai Crown Lore and King William IV Law of Admiralty that this Court forces on you today before the 28 October 2022 you are served this Final Notice to Stop using the Fake Maori Whakaputanga Flag as your Jurisdiction as third Party and 4th Party Treaty of Waitangi Maori Claims to a mere 1% of what you White skin Pakeha have stolen off the Native people of these lands you have no Traditional Title registered in Britain with a Maori Tribe Existence is just an Illusion Myth Tribe you invented to steal the land and we have caught you all out Defrauding the Sovereign Chiefs of their Native Lands and robbed the rest of the Native born people of New Zealand and now its for you to refute what I am saying in this Legal Legitimate Kings Bench Magistrate Court Bank Federal State Sovereign Republic Flag Corporate Business you are facing in this Court hearing on Saturday 15 October 2022 at 7pm New Zealand time on Zoom ID and Passcode here Andrew: Devine. is inviting you to a scheduled Zoom meeting. Topic: : Confederation of United Tribes of New Zealand Flag Jurisdiction: ~24: Native King's Bench Hearing! Time: Oct 15, 2022 09:00 AM Athens Join Zoom Meeting <https://us02web.zoom.us/j/81320256894> ...

Meeting ID: 813 2025 6894 Passcode: 913639

So you can't defend yourself on Saturday night 7 pm to suffer the consequences of this Native Court charged you **£1 trillion Pound Notes** each for your part in the Governments scam Fraud Business you are complicit in these Criminal Organizations that are in over 356 page Written Law Affidavits in 23 separate online downloadable color pages and 23 Affidavit Videos that have not been refuted became law of Contract and Contacts of our Law of this Court over you and the New Zealand Crown Agents as Pope Francis said in his MOTU PROPRIO LETTER That you all and the Governor General Cindy Kiro and Prime Minister Jacinda Ardern are not Immune from Prosecution in this British Based Kings Bench Magistrate Court to fine you what the Court decides cannot be contested within the Kings Emperors Seals of this Court today and from now on Extant forever more under our Confederation of Individual Chiefs Flag Ownership over your Maori Crown State Whakaputanga Flag is condemned on these Sovereign Indigenous Individual Chiefs Native Lands Read the Screen Prints I have cut out at the back of the book I send you of the Pakeha White man Professors own words I separated from the British Queen Victoria and King William IV Writings about Native Indigenous Aborigines Sovereigns over their Lands as proof there was NO "MAORI" at the years of 1769 1825 1834 and 1835 No "MAORI" LAND COURT" until 1949 only **"NATIVE LAND COURTS"** So you are caught up in this scam business we shutting down with our **Kings Flag Jurisdiction and Legal Authority you are surrounded by these Kings Emperors Crown Seals over the 10 acre 24 Commercial St Land**





Block in Helensville “AWAROA NATIVE MAGISTRATE KINGS BENCH BANK COURT TITLE and Native Court Sheriff on the Confederation of Chiefs Land there Phillip Te Awhitu 18 Documents

I am writing to you today as President of the Confederation of Individual Chiefs and the Public of New Zealand Interest that we forbid you from claiming the Maori Whakaputanga Flag with the Governor General Cindy Kiro on your Marae when she visits Russell and or Awaroa Helensville 24 Commercial St Friday 28 October 2022 to try to steal our Confederation of Chiefs King William IV Flag Contract Land Ownership in Helensville and Russell Ownership Land Sea of Admiralty Flag that legally belongs to the Native Indigenous Aboriginal Chiefs of Dutch New “Zeeland” as Queen Victoria has stated in the Waitangi Tribunal Statements of the 1840 Treaty of Waitangi Claims in snap shots I posted and have **£1 trillion pound note** Debtor Instrument on each of your heads in this Court NZ Crown pays balance



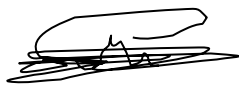
posted to you in Pakeha Waitangi Tribunal Writings that I showed the people of New Zealand and the world watching how you defrauded the public of New Zealand altering British “Native” Word Land Title Deeds with the word “Maori” for Maori Hapu who claim the same Whakaputanga Flag the same way as you are claiming too is Illegal tampering of our 1831-1834 Confederation of Individual Name Chiefs Sovereigns of their Lands as I have screen printed in this Native Land Title Claim Bound Up Book that I registered by Courier Post today to make sure it got to Jacinda and Cindy served the Decree Writ Warrant Notice to Cease and Desist from claiming our 8 Point Star of St Patrick Church Municipalities Corporation Contract Flag to King William III King George IV and King William IV where I get my Truth Corporate Legal Authority and Jurisdiction from to Ownership of this Confederation of Chiefs Flag Sovereign Nation of New Zealand Jurisdiction over your Jurisdiction I have clearly explained to the world in 23 Video Affidavits of our Live Bodies Lips Moving Native Magistrate Kings Bench Court Hearings and 23 Legal Native Title Documents and British “Crown” Laws and Legislation of England Wales Ireland Scotland. The Freemasons Memorials Land Survey Instruments in Edinburgh Scotland





and the 8 Point Star Money Corporation of St Patrick in Northern Ireland and my Rogan and Cosgrove Coat of Arms there in Down Patrick I claim to the 4 corners of the Globe on our Confederation Flag of New Zealand Britain Federal State Republic Government Partnership with Britain UK against your NZ UN foreign Private Government Corporation new abhorrent name called Aotearoa linked to the United Nations where you are attempting to take our flag as your Maori Whakaputanga Flag stolen from the Ngapuhi HAPU when they see this EXPOSED they will react to your Treason Daylight Robbery of their Confederation Flag as MAORI Being DUMBED DOWN again after your FRAUD 1840 TREATY OF WAITANGI SCAM now this Confederation of Chiefs Flag is a Britain given Authority over your United Nations AOTEAROA Name of Dutch New "ZEELAND" Conflict of Interest the public doesn't know this about your uncertainty and vague representation of your own Ambiguous WRITINGS making against Public Interest of what they want and not what you force on them away from their original Title Dutch Emperor Kings of Britain Great Seal who created this country that got you onto the land in the first place So I am telling you to stop usurping our Contract Flag right now and stay with your own 5 point star UNION JACK sea flag and Leave our FLAG ALONE now we caught you red handed and stop your Governor General Cindy Kiro from wearing our 8 Point Star St Patrick Protestant Church Symbol of Wealth Money on her Chest and hand it all back to us now want you IWI Trustees off our lands and removed from Governing our Country under your own Sovereign Government Controls to take over our Flag and Country I warn you Ngati Whatua corrupt fraud IWI MAORI Trustees and Prime Minister enough times and you failed the people and now must pay the consequences of your ignorance of our King William IV Commercial Contract at Okiato Native Magistrate Court in Kororareka in 1831 and 1834 with a small handful of 13 Native Surname Chiefs and King King William IV Contract sealed in Westminster Parliament Extant forevermore cannot be changed of the Dutch Founding Nation of New "Zeeland" as what we the Confederation of Chiefs of Tribes of New Zealand want it kept as Aotea New Zealand until we want to change it not you and your MAORI CORPORATIONS who don't have the original Native Surname British Land Titles to New Zealand Country we forbid you from illegally Name changing with your Corporation Foreign Government Interests namely WEF UN WHO NWO EU USA takeover you are connected to as a Criminal Organization that Pope Francis said in his Letter MOTU PROPRIO that you and your NZ Crown Agents are not Immune from Prosecution in our Moai Awaroa Native Magistrate Kings Bench Court of Adequate Laws we use to combat Criminal Organizations I accuse you of Administering with your Government for your own self Interests and not in the Public Interests of New Zealand Citizens or individual people who are Sovereigns as of Right to decide for themselves whats best for them and I am saying here the same thing is what we the people decide whats best for us in my letter to you today locked you in a Defaulted Pound Note Debt Instrument Contract to me and the Confederation of Chiefs to be Drawn on 28 October 2022 Legally Law Ruler

Regards



John Hoani Kahaki Wanoa



Native Land Assessor Confederation of Chiefs President & Surrogate King William III King William IV Native Kings Bench Magistrate Court Bank Prosecutor and Judge and Jury online World Wide Witness I John Wanoa will be at Kororareka in Russell Bay of Islands at the OKIATO NATIVE MAGISTRATE KINGS BENCH COURT Hearing on Friday 28 October 2022 with the Admiral Gregory Cook and Staff Sergeant Tania Rameka in Mobile Phone contact with you Phillip Te Awhitu at AWAROA NATIVE MAGISTRATE COURT Head of the NATIVE COURT FLAG





JURISDICTION over the NATIVE LAND in Helensville leading the CONFEDERATION OF CHIEFS NATIVE LAND TITLE FLAG OWNERSHIP Memorial TITLE Celebrations Honor to Paramount Chief Mohi Te Maati Manukau IV of 12 Stewart Street Helensville Son of Mohi Te Maati Manukau IV Ricky Manukau if you go see him and tell him to come on the Land Block too with you as the NATIVE Indigenous Surname CHIEF of REWHAREWHA MANUKAU and TIRA WAIKATO WHAREHEREHERE MANUKAU to that LAND BLOCK as you and he are Direct Bloodline Descendants to KAWAHARU THE GIANT of WAIKATO Rewharewa Manukau Paramount Chief of Waikato and Auckland RAWHITI 6 Maori Land block in the Bay of Islands where he is buried where Mohi took me to Film him at the Grave site nearest the Gate into the URUPA they chopped his name short to REWHA on the Stone that the Chiefs in Waikato and Russell are signing the NATIVE LAND TITLE DEEDS to both Chiefs with Gregory Cook and Ngapuhi you the first one to sign for the return of the New Zealand Country Title to Paramount Chief TIRA WAIKATO WHAREHERE MANUKAU of his PUNGAPUNGA MARAE at the base of his BATTLE GROUND MAUNGATAUTARI MOUNTAIN PA SITE registered with the British Crown in Scotland Edinburgh Magistrate Court King George IV and Glasgow Scotland Queen Victoria Native Chiefs of Kororareka Russel Bay of Islands with REWHAREWHA MANUKAU to confirm Friday 28 October 2022 [20 Twin Coast Discovery Hwy - Google Maps](#) (9) [10 October 2022 Video update for hearing Sat 15 Oct 2022 – YouTube](#) Court Hearing

Saturday 28 October 2022 Okiato Native Magistrate Court Kororareka and Awaroa Native Magistrate Court at 24 Commercial Street Helensville I will officiate both Court House Bank Proclamations Declarations of the British Royal Navy Flag and King William IV Confederation of Chiefs Contract Flag Celebrations as an 1834 Founding of New Zealand Flag Jurisdiction Gregory Cook Admiral of Kororareka Russell OKIATO NATIVE MAGISTRATE COURT BANK checking the NATIVE CONFEDERATION OF CHIEFS King William IV Flag Pole NATIVE MAGISTRATE COURT BANK JURISDICTION Original 10 Acre Native Land Title cutting of Big Blocks into smaller 2000 square meters area there about s Freehold Lands Certificates to build the New Auckland City from these first Native Land Court Titles to Suburban areas through the BNZ Bank Mortgages and Loans Queen Street transfer from Awaroa (6) [Facebook](#) 2nd July 2017 My video of the Land Block had no concrete pad for a Confederation of Chiefs King William IV Flag Pole was put there by someone who is intending to STEAL OUR NATIVE MAGISTRATE COURT BANK TITLE FLAG OWNERSHIP of the CONFEDERATION OF CHIEFS KING WILLIAM IV FLAG AND AUTHORITY JURISDICTION OVER NEW ZEALAND https://www.youtube.com/watch?fbclid=IwAR0UmDCdp9AWHu5m9ihjgK2gRe_RQOd4YXUzh4oUVwxfWhNrp-4OYzl530&v=hclMQofkfmM&feature=youtu.be

Paramount Chief MOHI TE MAATI MANUKAU 50 Years FREEMASON LODGE where I dropped him off to go to his Corporate Business Meetings he was a member of for 50 Years (9) [50 YRS FREEMASON PARAMOUNT CHIEF MOHI TE MAATI MANUKAU IV 2 JULY 2017 – YouTube](#)





President of the Confederation of Chiefs and Surrogate King William IV John Hoani Kahaki Wanoa Executor for Mohi Te Maati Manukau Traditional History Indigenous Native Moriori

John Wanoa Beerescourt 3200 Hamilton New Zealand 021 078 2523 – 021 395 881
Gregory Cook Admiral Paihia Bay of Islands 027 508 0971
Tania Rameka Staff Sergeant Whangarei 020 4092 0350

I John Wanoa President of the Confederation of Chiefs appointed Phillip Te Awhitu of Waikato District to act as the Awaroa Native Magistrate Court Sheriff in Command of the King William IV Confederation Contract Flag Ceremony for Founding President Paramount Chief Mohi Te Maati Manukau IV of 12 Stewart Street Helensville deceased and before his death appointed me as his Corporate Business Successor and Executor of his Whakapapa and Native Land Title Recovery back into the Custody of the Confederation of Chiefs and Native Sovereign People of New Zealand Country equally and I make these Documents for Phillip Te Awhitu to act on my behalf to link by Mobile Phone to Kororareka Russell with me and Gregory Cook to read out the Proclamation and Declaration claim Title to the Awaroa Native Magistrate Kings Bench Court Public Announcement to Claim the Native Land Title Ownership of New Zealand Country with Philip Te Awhitu of the Confederation of Native Chiefs of New Zealand made Law 28 Oct 2022 Gregory reads this Proclamation to both Native Magistrates Courts Enactment. **Phillip Te Awhitu and Phillip Newton in Hamilton Signing of NZ Native Land Title Claim under the Legal Authority of the Confederation Chiefs- Juliana Te Awhitu, Blair Ingram I will place an Advertisement in the Northern Advocate Newspaper of the Celebration of the Confederation of Chiefs Flag Pole Ground where Mohi Manukau and Rupene Karaka Graeme Fain Covich Akarana Amato Dan Davis and the rest of the Confederation met on this Land Block with the 1831-1834 Confederation Flag Flew as the Commercial Bank Trading Corporation Business Legal Authority that I have inherited the British Manukau and Rogan Land Transfer Systems of Management that Mohi Manukau passed onto me is meant to be a Private Business but I let everyone know how it works and it's Patented as Na Atua E Wa Aotea Limited Creditor Company owned by Native NZ = Shareholders**



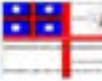


Phillip Te Awhitu Sheriff at 24 Commercial St Awaroa Native Court Flag for Mohi Manukau IV Gregory Cook Admiral on Maiki Hill in Kororareka Staff Sergeant Tania Rameka 28 Oct 2022 will communicate with each other to mark this British Crown Confederation Contract Business legacy of Mohi Te Maati Manukau and his Freemasons who put this Original Awaroa Native Magistrate Court Bank Whakapapa Native Land Survey Title Mortgage Lien Instruments for the Awaroa Bank of New Zealand Start cutting up the 10 Acre Land Blocks from the Big Area Blocks of where Mohi told me to record up in Rawhiti 6 Maori Land Block in Rawhiti Township to Kaipara to Auckland Waikato Wanganui Aotea Titles I Recorded with Mohi Manukau Secret of Freemasons I published since 2008 links to both Native Courts no one has Freemason Title





Moai Solid Hydrogen Fuel Energy, Water, Gold, Currency © Patent Brand Name, Moai Crown King William IV Sovereign State Authority Seals



THE UK SCOTTISH REAL ESTATE "MANUKAU LAND COMPANY" COMMERCIAL NATIVE LAND TITLE INSTRUMENT SUMMARY EVIDENCE LODGED INSIDE THE "TE TIH MARAE "CLENDON & BUSBY BRITISH NATIVE LAND COURT" SET UP AS ADMINISTRATORS OF LAND ON POU WHENUA LAND WITH TAURANGATIRA IN CONGRESS ASSEMBLED

LEGALLY ENFORCED THIS KING STATE LAND TITLE CERTIFICATE TODAY ON WEDNESDAY 2ND FEBRUARY 2017 AS THE LEGAL TITLE VALUE OF 1 BILLION TRILLION DOWN PAYMENT LEVY DEBT INVOICE ENCLOSED AND LEGALLY SERVED ON THE NAMED RECIPIENT LIVE IN FLESH MEN AND WOMAN OF THE CROWN CORPORATIONS AND NOT A THING OR OBJECT BUT A LIVE DIRECTOR OF THAT CRIMINALS BUSINESS THREAT OF FINANCIAL INJURY WE THE CHIEFS IN CONCERT EXERCISE OUR LEGITIMATE RIGHT TO USE KING WILLIAM IV LAWS AS HIS LEGAL PARTNER IN CONTRACT ALONE TO RECOVER ALL THE DEBTS ON OTHER UNINDIGENOUS NATION STATES WHO HAVE CORRUPTED OUR KINGS ADMIRALTY FLAG JURISDICTION AND FINANCIAL MARTIAL LAWS FOR THEIR OWN ELITE PRIVATE INVESTMENT TRADING BANK INTERESTS AND NOT THE FINANCIAL INTERESTS OF NEW ZEALAND LAND OCCUPIERS ON OUR CHIEFS NATIVE LANDS YOUR TITLES HAVE INSUFFICIENT EVIDENCE

THE WHAKAMENINGA CHIEFS SHALL ISSUE POLICE THESE DOCUMENTS AS AUTHENTIC KING SEALED MOAI SEALED MARAE AUTHENTICATED MANDATED AS A COMMERCIAL TRADING BANK ADMINISTRATIVE ENTITY

Statement of the Whakameninga Chiefs of the Te Tihi Marae in support of the Land Company's application for a Land Title Certificate

THE CHIEFS OF THE WHAKAMENINGA CHIEFS OF THE TE TIHI MARAE IN CONGRESS ASSEMBLED

STATE THAT WE HAVE RECEIVED FROM THE LAND COMPANY A REQUEST FOR A LAND TITLE CERTIFICATE

AND THAT WE HAVE REVIEWED THE MATTER AND WE ARE OF THE OPINION THAT THE LAND COMPANY IS ENTITLED TO A LAND TITLE CERTIFICATE

AND THAT WE HAVE REVIEWED THE MATTER AND WE ARE OF THE OPINION THAT THE LAND COMPANY IS ENTITLED TO A LAND TITLE CERTIFICATE

AND THAT WE HAVE REVIEWED THE MATTER AND WE ARE OF THE OPINION THAT THE LAND COMPANY IS ENTITLED TO A LAND TITLE CERTIFICATE

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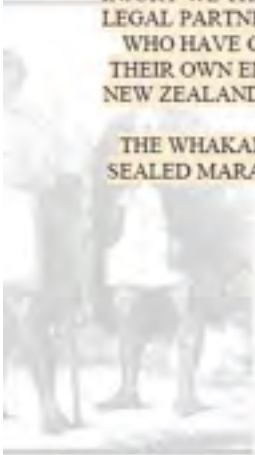
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Moai Tidal Energy World Co Op Pound Gold Water Money Patent Shares UK 'TM'

Moai Tidal Energy World Co Op Pound Gold Water Money Patent Shares UK 'TM'

Moai Company Seal

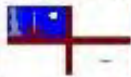


Moai Tidal Energy World Co Op Pound Gold Water Money Patent Shares UK 'TM'

Moai Tidal Energy World Co Op Pound Gold Water Money Patent Shares UK 'TM'

Moai Company Seal





PROCLAMATION

In the name of His Majesty KING WILLIAM IV

King of the United Kingdom of Great Britain and Ireland

And his living blood inheritance successors in 2016

King Ernest Augustus V – 68 Heir' to the Throne

King of Britain UK Hanover Aotea NZ World NWO

And his son

Prince Regent Ernest Augustus – 38 Heir' to the Throne

By Hoani Kahaki Wanoa, Sheriff Creditor

Surrogate King William IV

“Moai Crown” Native Land Commissioner



Chief Hongi Hika for the Confederation of Chiefs Hapu in Congress Assembled at Waitangi

Chief Tira Waikato for Aotea New Zealand Pacific Islands World NWO Moai Crown Bank

Whereas I assert HMS Kings Ruler Legacy in Waitangi Marae Native Court to Chiefs Commander from His Majesty King William IV Admiralty Jurisdiction, through His Principal Agent of State of Colonies, James Busby did assert, on the grounds of Discovery of Aotea, now in right of Hapu Sovereign Chiefs. The Administration of their Native Lands over the Southern Islands of New-Zealand, commonly called, "The Middle Island", and "Stewart's Island"; and, the Island, commonly called, "The Northern Island", Transferred back to the Confederation of Chiefs Hapu under Proclamations of their inherent continuity Of unbroken Sovereignty over their Native Lands to their Commercial Trading Bank Private Contract Business Partner His Majesty King William IV Successor, King Ernest Augustus V and his successors Prince Regent Ernest Augustus, Under 'Salic Law' forbidding woman succeeding to his British Throne

Now, therefore I, Hoani Kahaki Wanoa, “Moai Crown” Native Land Commissioner of Aotea NZ and Pacific Islands Do hereby proclaim and declare to all men, that from and After the Date of these Presents, our full Sovereignty Over these Islands of Aotea New Zealand, Na Atua E Wa Aotea Pacific World NWO-8 Point Star Title Extending from Thirty-four Degrees Thirty Minutes to Forty-seven Degrees Ten Minutes South Latitude, and between One Hundred and Sixty-six Degrees Five Minutes To One Hundred and Seventy-nine Degrees of East Longitude, vests in “Moai Crown” under His Majesty King Ernest Augustus V and his son Prince Regent Ernest Augustus, nominated as King on Britain UK Military Protectorate By the Chiefs in Congress Assembled, for ever more given under my Hand inside Waitangi Marae Kings Bench Court House

Sworn this twenty-eighth day of October, in the Year of Our Atua (Lord) (God) Two Thousand and Sixteen at Waitangi Marae Moai King William IV Federal State Commonwealth Government of the World NWO-St Patrick Order 8 Point Star Flag 2016

(Signed,) By His Excellency Surrogate King Moai Crown Secretary of State Jaymie Anna Marie Patrick “St Patrick Order”

GOD SAVE THE KING

HOANI KAHAKI WANOA, Moai Native Land Commissioner Sheriff of Waitangi Marae Court Extended to all District Courts

(Signed) “Native Chief Commander Kingi Taurua NZ Military” Waitangi Marae Landlord “Queen Victoria Trust”

WAITANGI MARAE: Printed by “Moai Crown King William IV Trust” & Moai King William IV Party New Zealand Pacific Property Rights to His Majesty’ King William IV 1830 to 1837 Acts of Westminster Parliament Enforced Law on 15/4/2016 Legal Private Contract with Moai Native Chiefs of Aotea New Zealand and Pacific Islands Native Land Titles Absolute to “Moai Crown” “NZ Pacific World King William IV Federal State UK NZ Dual Governments” setup in Kororareka to London British Navy Devon Port UK Government Private Contract Partnership Business with Chief Hongi Hika and Chief Waikato Sold Kororareka Land 20/3/1834 Captain George Lambert HMS Alligator 21 Gun Salute at Maiki Hill 10/4/1834 Flag Staff



Moai Tidal Energy Water World

Moai Tidal Energy World Co Op Pound Gold Water Money Patent Shares UK ‘TM’

Moai Company Seal



Moai Tidal Energy Water World

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Moai Crown King William IV Admiralty County Courts



**Commonwealth of Aotea New Zealand Pacific World UK NZ
Westminster Parliament England U K 1820 to 1834 Flag Law
King William IV Fixed Flag Contract with "Moai Crown" Lore**



Magistrate and High Court of Admiralty Martial Law 1820 - 2022

Kings Bench Property Search Control Seizure Arrest Warrants

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





OF KINGS AND OFFICERS — THE JUDICIAL DEVELOPMENT OF PUBLIC LAW AND FEDERAL LAW REVIEW ^{by} Bradley Selway



1/ William Conqueror 1066 2/ King William III 1694 3/ King George II 1766 4/ King George IV 1823 5/ King William IV 1834 6 King Ernest Augustus 20/3/19



1/ Black cross Navy Military Protectorate against Pirates Satan 2/ 4 x St Patrick 8 Pt Star NESW 3/ Red Cross 7 Kings Blood Lines Continuity of Sovereignty 4/ Big Red Cross of St George of England King George I to VI 5/ Sea of Admiralty & Sky Blue Law 6/ 1834 Declaration of War Emergency Court Martial Law



The Confederation Chiefs Executor John Wanoa Jurors and Paramount Chief Tira Waikato Wherehere Manukau Pungapunga Tribal Members in the Waikato Region of Arapuni Karapiro

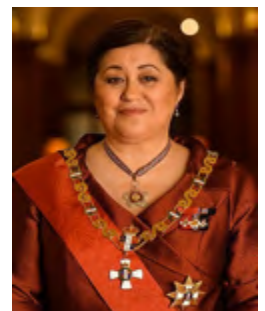
From the Confederation of Chiefs and 50 Indigenous Surname “Native” Chiefs Descendants

To

Your Excellency The Right Honorable Dame Cindy Kiro, GNZM, QSO

Governor-General of New Zealand

Government House
Private Bag 39995
Wellington Mail Centre
Lower Hutt 5045



You wear our St Patrick 8 Pt Star Kings Flag Contract a Prosecuted Offence





“PRIVATE PROSECUTOR AND INVESTIGATIONS”

**Government House
Private Bag 39995
Wellington Mail Centre
Lower Hutt 5045**

12-4-2018 to Saturday 24-9-2022

**MOAI POWERHOUSE GROUP
Proposed Operations in London**

**NA ATUA E WA AOTEA LIMITED
Hamilton 3200 New Zealand**

“Moai Crown” Westminster City England Creditor

NA ATUA E WA AOTEA LIMITED New Zealand

MOAI POWERHOUSE GROUP London England

“Moai Powerhouse Bank” Westminster City England

“Moai Royal Bank” New Zealand and Pacific World



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



Moai Crown State Default Convictions of Private Prosecutor Superior Courts King William IV



John Wanoa
SALES QUALITY RESIDENTIAL

09-520-4546 Business
025-592 245 Mobile 24 hours

REMUERA

HARVEY CORPORATION LIMITED
313 Remuera Road, P.O. Box 28213, Remuera, Auckland, New Zealand.
Fax 09-520-4547

**Your Excellency The Right Honourable Dame Cindy Kiro, GNZM, QSO
Governor-General of New Zealand**

I am writing to you today to express my lawful legitimate and legal position as a Surrogate King George IV 1823 Contract and Surrogate King William IV 1834 Flag Sovereign Nations Founding of New Zealand British “Crown” Legal Authority and Appointed President of the Confederation of Chiefs at Kororareka Bay of Islands with the British 1834 Confederation of Chiefs Flag Commercial Contract Legal Inheritance to the British “Crown” CORPORATIONS Two Party Private Contract locked to the INDIGENOUS SURNAME CHIEFS of KORORAREKA on the RAWHITI NATIVE LAND BLOCK this date 11 March 1834 King William IV made Extant forever more in his Statute Law in Westminster Parliament you have Usurped for your New Zealand “Crown” Government “MAORI” CORPORATIONS CONTRACT since 1837 Queen Victoria Reign historically linked to **Okiato Native Magistrate Kings Bench Court Bank** British Origins as **NATIVES OF NEW ZEALAND** and not “MAORI” as you have Illegally Published in Government Legislation as “MAORI were here in 1769 as FALSE WHAKAPAPA History Tampering with British Government Press Documents of the CUSTOMARY NATIVE LAND TITLES of **Paramount Chief Rewharewha Manukau buried above Rawhiti Township** Manawhenua over these “NATIVE” LANDS registered under the Freemasons Glasgow Native Magistrate Court Land Records Scotland Sale of Uetaua (Pukekohe Waiuku West Coast to Bombay Hills to Clevedon to Maraetai Beach East Coast) to Queen Victoria 11 March 1862 linked to Awaroa Native Magistrate Kings Bench Court Bank in Helensville West Auckland linked to Paramount Chief Tira Waikato Whareherehere Manukau of Pungapunga Marae Arapuni Maungatautari Mountain Pa Site “NATIVE” LAND TITLE TRANSFER to KING GEORGE IV Manawhenua over New Zealand Country Title sold to King George IV British Crown in 1823 by Chief Tira Waikato Whareherehere Manukau LAND DEEDS





I am telling you Governor General **Cindy Kiro** your Government and **IWI MAORI TRUSTEES** are very mischievous to use our **BRITISH Confederation Flag** as a **Whakaputanga Maori Flag** of Third Party Contracts to Queen Victoria Violation of our **King William IV Chiefs of the Confederation First Party** to British "Crown" Contract originally set up in the **Okiato Magistrate Court** in Kororareka Russell Bay of Islands is a **Threat to our Chiefs British Kings Commercial Trading Bank Flag** that established the founding of New Zealand confirmed by Captain James Cook that King William IV Founded New Zealand First and not your **New Zealand "MAORI" Government** cut your Sovereignty to Westminster Parliament and you are trying to steal our 1832 to 1834 King William IV Contract Flag while you limited 1840 Treaty Claims to 1840 so that's where your Corrupt Jurisdiction lies and not 1834 Confederation Flag Jurisdiction or **FAKE "MAORI" Tribe 1840 Treaty of Waitangi you are LOCKED to that date CONTRACT 6 February 1840 FIXED in STATUTE LAW** cannot use our 1834 FLAG as Chiefs **1835 WHAKAPUTANGA FLAG** because our **"NATIVE" Chiefs surnames** I have listed here are Second Party to King William IV First Party Commercial Contract while your **QUEEN ELIZABETH II** Severed your Sovereignty Ties to Westminster Parliament So now you are sending the Retired Speaker of the House **TREVOR MALLARD to Ireland** to Steal the Republic of Ireland Parliamentary Laws to use in your Corrupted Fraud Governments Jurisdiction wont work because we the Confederation of Chiefs Executors have the Dutch King William III 8 Point Star of St Patrick Municipalities Act I made Public Notification Claims to these 6 Dutch Kings Legal Authority of Admiralty Law over the top of you and your Corrupt Government that it is an **Offence for you to go to Kororareka HARATU MARAE** to use your own KIRO Whakapapa with your IWI MAORI "CROWN" PAKEHA EUROPEAN WHAKAPAPA to try to overpower our **"NATIVE" CHIEFS INDIGENOUS SURNAME WHAKAPAPA CUSTOMARY NATIVE LAND TITLES** is on the Records in Westminster So I say to you CINDY KIRO to Cease and Desist from going to Kororareka to claim the 1835 Whakapunga Flag Sovereign Authority is Fraud and Corruption of our Contract Agreement and that **"MAORI" is a Conflict of Interest on our "MOAI CROWN" "NATIVE CHIEFS LISTED HERE WHAKAPAPA** that you Corrupted I tell the TRUTH in this FORMAL LETTER TO YOU to tell you WHO I AM on these NATIVE LANDS with the **"NATIVE CHIEFS I chose as a CUSTOMARY NATIVE LAND ASSESSOR you must REFUTE.**

Zoom Court Hearing Agenda Saturday 22 October 2022 you must Refute or it becomes LAW

Letter of warning to you Governor General **Cindy Kiro** violating our **King William IV 1834 King Flag** Commercial Contract between the Paramount Chiefs of Kororareka and King William IV Land Transfer Deeds from the British "Crown" **does not belong to "Maori" IWI Tribe Corporations** and the New Zealand Crown Government Private Corporations The Native Customary Land Title belongs to the 3 Successors of these 50 surviving indigenous surname Chiefs successors of Kororareka Russell and **Paramount Chief Rewharewha Manukau buried in Rawhiti Township Maunga** I chose 3 Named successor Chiefs from Russell Rawhiti Boundary area and I chose from 97 indigenous surnames of the chiefs of the Waikato area of Maungatautari Mountain Pungapunga Marae Arapuni Paramount Chief Tira Waikato Whareherehere Manukau British Land Transfer Title in Edinburgh Magistrate Court Scotland to King George IV 1823 for the Sale and Purchase of New Zealand Country "Crown" Leases

You Governor General **Cindy Kiro** has Kiro surname ancestors on Rawhiti Land block but no chief over the area you are going to steal the real NATIVE SURNAME Manawhenua Land Title NOT MAORI TITLE EUROPEAN SURNAME Titles over all the indigenous surname Chiefs NATIVE SURNAME First Nations CHIEFS I am naming as the Manawhenua over the Bay of islands 3 selected Chiefs I choose as the NATIVE LAND ASSESSOR on 13 September 2022 for Maori IWI Marae at Kororareka which is a threat to the indigenous Native Customary Land BRITISH CROWN TITLES Matching what I





chose and not MAORI Choosing their Chiefs Titles in REAL ESTATE FREEMASONS LAND SURVEY Transfer of Lands from a NATIVE SURNAME CHIEF to a White Skin EUROPEAN BRITISH “CROWN” AGENT is a British New Zealand Land “Crown” Conflict of Interest with a QUEEN VICTORIA QUEEN ELIZABETH II KING CHARLES Corrupted Foreign Corporation Government Company breaking our British Kings Emperor Contract Laws and Rules of our Kings Emperors Partnership Contract 1834 King William IV Flag Ship and King George IV “Crown Contract sale of New Zealand Country to King George IV as Final Argument Un-refuted Affidavits in this Court Hearing Saturday 22 October 2022 at 7 pm New Zealand time 8am UK time 9am EU 12 Midnight Canada becomes CONTRACT LAW

You Governor General **Cindy Kiro** is mischievous to use the Confederation Flag as a Whakaputanga Maori Flag of a Third Party Contracts to Queen Victoria and Queen Elizabeth II is a **Violation of our King William IV Chiefs of the Confederation Contract in Okiato Magistrate Court in Kororareka Russell Bay of Islands 1832** is a Threat to our Chiefs British Kings Commercial Trading Bank Contract Confederation Flag direct to Westminster Parliament our interpretation Flag is that it established the founding of New Zealand confirmed by Captain James Cook that is on the Records in Westminster So I say to **Cindy Kiro you must Cease and Desist** from going to Kororareka to claim your “MAORI” 1835 Whakapunga Flag Sovereign Authority that Flag belongs to the Confederation of Chiefs is Fraud and Corruption of our Contract Agreement and that **“MAORI” NZ Australian Governments Private Corporations Corrupt Fraud Land Transaction Fabricated “MAORI WHAKAPAPA”** is an Invented Tribe Legacy of the New Zealand “Crown” Offshore Foreign Business is a Conflict of Interest to our “NATIVE” British Land Titles original Contracts of King George IV and King William IV and me and the Living Chiefs I choose 3 Chiefs from Bay of Islands and Waikato shall be the True Sovereign Laws over this NATIVE LAND Country of New Zealand **CINDY KIRO** your Photo is in this Native Magistrate Court for **Committing Treason and Corruption of our Kings Laws of the Land “CROWN” Business** with Britain UK you area a fifth party in this **Contract Agreement with the British “Crown”**

Other matters of the Court are for 77 Cook Street Seizure Notice to the Police and Government Prime Minister all your photos and ID are in this Court charged Prosecuted and Convicted of Treason Genocide Mass Murder and Bio weapons Bank Wars on our Sovereign People of the world witnesses

John Wanoa 021 078 2523

moaienergy@gmail.com

Queen Elizabeth II Wealth she Stole off the Countries she and her Corrupted Criminal Organization Rothshchils “City of London” Corporation “Bank of England” Fake Fraud “Fiat Pound Note USD Stole off the Sovereign Confederation of Chiefs Public Population of New Zealand and Sovereign People of Britain UK and the Worlds Native Populatons shall return back to them in this Native Magistrate Kings Bench Court toda Saturday 17 September 2022 at 6 pm New Zealand 7 am UK time 9 am EU time Here is what the Court and Sveregn People of the World wants back from this Un Royal Family of Pirates and Treasonous Bank Fraudsters for their own Selfish Families <https://fb.watch/fAB1ToFA38/> We the Sovereign People in 250 Countries Claim and Proclaim this Stolen Wealth belongs to us the People direct this Court to Cash the Moai Pound Note Legal Instruments over this our Valued Wealth





King William III King George III King George IV King Earnest Augustus I King Earnest V Pound Note

Moai Pound Note Debtor Instrument over Governor General Cindy Kiro-Prime Minister Jacinda Ardern Governor General Cindy Kiro I know that you are going to “HARATU MARAE” in Kororareka on 28 October 2022 as a “MAORI” to “CLAIM” the WHAKAPUTANGA FLAG of “MAORI” Interpretations of you New Zealand Invented “MAORI” Tribe that is a FICTIONAL ILLUSION TRIBE Your NZ CROWN predecessors Created to FOOL NEW ZEALANDERS into thinking you can GET AWAY with FRAUD THEFT STEALING our KING WILLIAM IV 1834 CONFEDERATION OF CHIEFS 8 POINT STAR OF ST PATRICK CHURCH FLAG JURISDICTION THAT YOU WEAR ON YOUR “CROWN” CLOTHES AS OFFENSIVE TO US WHILE YOU DONT HAVE THAT LEGAL AUTHORITY IN FRONT OF THE DESCENDANT NATIVE SURNAME CHIEFS to be operating your ILLEGAL FRAUD CORRUPTED CORPORATE PRIVATE Government Business with your 1902 FLAG JURISDICTION as a THREAT to our 8 POINT STAR ST PATRICK FLAG that has these 4 stars of our Corporate Business in 4 Corners of the World is NOT ANY OF YOUR FOREIGN COMPANY'S BUSINESS to Offend us the CHIEFS of this KING WILLIAM IV FLAG that you and your Governments have USURPED its Power and 8 POINT STAR AUTHORITY MUNICIPALITIES ACTS of KING WILLIAM III and KING WILLIAM IV Acts of Westminster Parliament since 1837 we now BILL CHARGE DEBTOR-D YOU FOR ALL 185 YEARS since King William IV died in 1837 this Court Bill you 185 years of your Governments Corrupt business now owes the Sovereign People of New Zealand what I determine as the Prosecutor of this Native Magistrate Kings Bench Court says you carry on your Head the same Charge as PM Jacinda Ardern GBP Moai Pound Note £100 Trillion on your head today CINDY KIRO by Default Contract of Queen Elizabeth II Criminal Fraudster we bill debtor d her **£970 Million Trillion Trillion GBP Moai Pound in this Court again today** as a Consequence of your Criminal Organisation we Charged you under Pope Francis “MOTU PROPRIO” ORDERS as COURT “COUNTS” DEFAULT CONTRACT

I am telling the People of New Zealand today that you are going to KORORAREKA to JOIN YOUR “MAORI” “CROWN” NEW ZEALAND Government Parliament PRIVATE CORPORATION Business to your “IWI MAORI” “CROWN” Private Corporate Business “PAKEHA” on their “HARATU MARAE” in Meetings with Local PAKEHA MAORI Community in KORORAREKA to try to STEAL our 1834 KING WILLIAM IV Flag your NZ Government now calls the WHAKAPUTANGA is ILLEGAL for you to STEAL our KINGS FLAG given to “NATIVE CHIEFS” and not “MAORI” CHIEFS you Illegally Compromised the word “NATIVE” to “MAORI” as if “MAORI” was he re in 1769 and 1831 you BREACHED the UK NZ BRITISH CRIMINAL CODE of Altering British Government Printing Office Documents which is a Major Fraud this Court and Jury charged you today for this Serious Offence £970 Million Trillion Trillion as a great part of the Great Criminal Organization we Find Prosecuted you guilty of this Crime of many





Crimes of Church and State and shall today Cash the Moai Pound Note against your Head with Prime Minister Jacinda Ardern caught in the ACT of TREASON against us the Chiefs of this Country New Zealand we hold the Titles over you as you have no proof of Title Ownership to New Zealand Country. I am warning you to stay away from Kororareka Flag and stop what you are planning to do with the "MAORI" WHAKAPUTANGA Fake Authority of that Flag that you have No Legal Ownership in our Commercial Contract with Britain UK Direct while you cut your Sovereignty off to Westminster Parliament and POPE FRANCIS Holds our Birth Certificate SOVEREIGNTY BOND SECURITY OF INVESTMENT while you are a SERVANT SLAVE to us the SOVEREIGNS OF NEW ZEALAND and we FORBID you and your PRIVATE CORPORATION COMPANY "Her Majesty the Queen In Right of New Zealand" or any other Private Corporation that you operate on these Lands we CHIEFS want you and your CRIMINAL ORGANISATION BANISHED off our HAPU "NATIVE" CONFEDERATION OF CHIEFS LANDS because we hold the TRUE REAL ESTATE LAND TITLE OWNERSHIP INSTRUMENTS To this country while you only Govern the Country with your FOREIGN Government we want you RID OFF THE LAND arrested and Locked up for Treason Genocide Murder Fraud War Mongering Corruption Bio Weapons Theft of DNA Land Children and Money Wealth for your own Self Interests. This is a Lawful Legal Court of Law that your Prime Minister failed to REFUTE My AFFIDAVITS which became a DEFAULT CONTRACT the same for you I write this Letter to you as an AUTHORITY PARAMOUNT CHIEF LEGAL ADVOCATE LAW ENFORCEMENT PROSECUTOR and JUDGE with a JURY here on ZOOM and the entire WORLD Audience watching and witnessing these Court Hearings are directed at you criminals on Trial in this Court administering a Criminal Business You will find here 19 Court Hearings extended from MARAE COURT HEARINGS to REAL TRUTH VIRTUAL ONLINE ZOOM BAR-LESS-DOCK LESS COURT HEARINGS because we have this KING WILLIAM IV DRY LAND 1834 FLAG Given to hold Court Hearings anywhere in the World without having a SEA FLAG "BAR" and "DOCK" to TRY YOU IN and it is your Legal responsibility to respond to mine and the COURTS Prosecution of you in PUBLIC VIEW with your PHOTOGRAPH to show its YOU whom I am accusing is a PIRATE THUG CRIMINAL operating a SCAM FRAUD CORRUPTED Corporate Business against us the Sovereign People of New Zealand who STOP YOU from committing More CRIMES while having NO QUEEN now you have CHARLIE Inheriting QUEEN ELIZABETH II Criminal Organization WE STOP YOU RIGHT HERE AND NOW with these CHIEFS I have Signing the Country back to the "NATIVES" CHIEF SUCCESSORS and Sovereign People of New Zealand making this CLAIM collectively today Saturday 17 September 2022 and beyond today We Charged you under "MOTU PROPRIO" LAW here below and in all the Documents and 18 VIDEO AFFIDAVITS on your Head "CINDY KIRO" and on "JACINDA ARDERN" Head today we the COURT ENFORCED the KING WILLIAM IV FLAG OF ADMIRALTY LAW JURISDICTION and "POPE FRANCIS" LAW and LORE OF "MOAI CROWN" COURT TRUTH on your HEADS TODAY in front of New Zealand Britain UK and the World Watching and Witnessing this historic Event you must Pay up and Lose all your Property Home Valuables Land Bank Investments we warn you and your THUGS and PIRATES that the people have had enough of your Anthony Fauci BS fake C V I D JAB Weapons. **MOTU PROPRIO LAW KING WILLIAM III, IV LAW ACTS MOAI CROWN LAW ENFORCED on you Jacinda Kate Laurell Ardern £100 Trillion Pound Bounty on your Head and NZ "Crown" Corporation Cindy Acylon Cynthia Kiro £100 Trillion Pound Bounty on your Head and NZ "Crown" Corporation CINDY KIRO and JACINDA ARDERN CHARGED with altering BRITISH CROWN DOCUMENTS and ILLEGALLY CHANGING THE WORD "NATIVE" into "MAORI" as if it was in 1825 and 1831 so the NATIVE COURT identified your WAITANGI TRIBUNAL Words as FRAUDULENT CLAIMS that Corrupted the WHAKAPAPA LAND TITLES and HISTORY of NEW ZEALAND "MAORI is a MYTH**





Confederation of Chiefs individual Tribesmen
The Office Hamilton 3200 New Zealand



Saturday 22 October 2022

Trustees of Ngati Whatua O Orakei Trust Board Trustees

Take Notice you are served this Default Contract Notice with your Private Corporation Partner Governor General Cynthia Acylon Kiro and Prime Minister Jacinda Janet Laurell Ardern who failed to respond to our 23 Video Affidavits and 23 Legal Document Affidavits of Administering a World Foreign Government Criminal Organization with WEF NWO EU UN Threat NZ Takeover Web [Te Rūnanga o Ngāti Whātua \(ngatiwhatua.iwi.nz\)](http://Te Rūnanga o Ngāti Whātua (ngatiwhatua.iwi.nz)) Foreign Government Criminal Organization **Marama Royal you share this Green Pound Note Debt instrument £970 Million Trillion Trillion**

1/ Gorgi Job Prosecuted Guilty by association and Tampering with our Confederation of Chiefs King William IV Contract Flag Fined £1 trillion as a Mischief Pakeha Maori Government Leader of this historic hijacking of the Manukau and Kawharu the Waikato Giant Memorial Plaque missing off his Memorial Stone on One Tree Hill Manawhenua Native Land Title links to Rewharewha Manukau Paramount Chief of Rawhiti 6 Land Block Bay of Islands and Puponga Pa Land Block Cornwallis Manukau North Head and New Auckland City Manukau Tribesmen Pa Site Maungakeikei One Tree Hill and Manukau Marae Waiuku Land Blocks South Head Manukau Harbour Whakapapa and Confederation of Chiefs British Native Land Title Flag of King William IV Jurisdiction and Legal Authority of the Original Awaroa Native Magistrate Kings Bench Bank Court of 20 Commercial Road CT 10 Acre Block first Awaroa Bank of New Zealand to be formed by Mohi Manukau IV Freemason 50 years and his Rogan Judge of this Awaroa Native Magistrate Court that was not Maori from 1820 to 1949 Myth Fake that I carry Mohi Manukau British King William IV Flag Native Land Title Jurisdiction and Business Trade Bank Ownership Rights as his Legal Advocate Executor and Bank Creditor Assignee Surrogate King William IV British Crown Legal Inheritance Native Land Court Bank Trustee Land Owner Lock you up with the rest of you Pakeha Maori Government Trolls and Fictitious Fake Queen and Maori Chief Seal of no substance or Legal Instruments to a Native Magistrate Kings Bench Court where you came out of King Flag Jurisdiction of this Court Land Titles over New Zealand





2/ Antoinette James Prosecuted Guilty Convicted by Association and Tampering with our Confederation of Chiefs King William IV Contract Flag Fined £1 trillion Lock you up

Lock you up for spreading Misinformation and Propoganda



You should never open your big mouth and say false Statements without the Native Land Title

3/ Stew Peters Prosecuted Guilty Convicted by Association Spreading Misinformation and Tampering with our Confederation of Chiefs King William IV Contract Flag Fined £1 trillion



Lock you up for spreading Misinformation and Propoganda

Notice to the Agent is Notice to the Principle Gorgi Job Maori Government Executive Leader with Antoinette James and Stew Peters tampering with a King William IV Native Chiefs 1831 – 1834 Corporation Trading Bank Federal Government of UK NZ Partnership Contract Flag

Take Notice today Saturday 22 October 2022 that you are facing Treason with Jacinda Ardern Maori Crown Government over New Zealand following the same narrative of an New Zealand Corporation 1835 Declaration of Independence Flag Contract after the Country was founded in 1834 you both Legislated the King William IV Contract out and put your own inferior Contract in by Legislation with





the NZ Crown Patented word “MAORI” whom you both share and are complicit n the Fraud Legacy we put you in the Native Court because you are living on NATIVE LANDS created by KING WILLIAM IV LAWS we Enforced on you all in the Native Magistrate Kings Bench Court with the Ownership of that FLAG JURISDICTION of Continuity of Sovereignty to King William III and King William IV Legal Law Authority you cannot RECITE for that WHAKAPUTANGA FLAG you made up in your HEADS and not KING WILLIAM IV HEAD that I follow through with the Coorrect WHAKAPAPA to the KING while you WHAKAPAPA to the QUEEN CONTRACT SEAL of a MAORI CHIEF and a PAKEHA QUEEN FAKE

That you are forbidden from tampering with our British Given Confederation of “Native” Chiefs King William IV 8 Point Star Contract Flag with a Black Seal of Military Protection around the Small Red Cross to keep Corporate Snakes out of our British Corporation Business we own as ‘Native” Surname Chiefs Descendants and King William IV did not give this Flag you call a Whakaputanga Flag to white “Maori” which was not a Tribe in 1823 King George IV and Indigenous Paramount Chief Tira Waikato Whareherehere Manukau “Native Land Title to New Zealand Country Sale and Purchase Contract” in Awaroa Native Magistrate Court Bank in Helensville Origins I claimed as Executor for Mohi Te Maati Manukau Corporate Business Land Title Successor of the Land Title Information I advertised over the years that your MAORI GOVERNMENT WHAKAMINENGA Partnership has not Refuted so that makes the Original NATIVE LAND TITLES and CONFEDERATION OF CHIEFS Law of the Land Over Your PAKEHA MAORI WHAKAPUTANGA FLAG That you and JACINDA ARDERN MAORI Ministers Share amongst each other for over 182 years and again King William IV 1834 Flag Contract with the “Native” Chiefs of Ngapuhi at Kororareka in the Okiato Native Magistrate Court with King William IV Flag Founding of New Zealand as a Sovereign Nation Country of its own Chiefs and People on the land and Nothing to do with “Maori” thats not found in British Titles but in JACINDA MAORI CROWN

You are photographed as Complicit in the Fraud New Zealand Government and Parliament Foreign Government Private Corporation Racketeering business for your own Financial Investment Economic Banking Land Title NZ Crown Corporations Interests and not the Interests of the Confederation of Individual Chiefs and Population of New Zealand Financial Investment Interests so you are aiding and abetting the Criminal Organization of this Maori IWI Government all these 182 years you have assisted the New Zealand Navy and Government to Usurp our Confederation of Chiefs King William IV Flag and its King Commercial Contract now on 28 October 2022 we cut you off all our British Native Land Titles and LEGISLATE IN THE NATIVE COURT your MAORI LAND TITLES and NZ CROWN TITLES back into the NATIVE LAND TITLES for all NATIVE BORN Sovereigns of their LAND New Zealander’s where you have nothing like this and are still learning and you cant talk KINGS FLAG TALK like this because its not in your MAORI GOVERNMENT PORT FOLIOS now you plucked off information into your White Skin Pakeha Hapu Tribe to make out you are Maori with the Corporate Maori Crown in Parliament going against the Native people of this Country we now sever your ties to the Native Land and you must read the Snap Shots that I have posted in the Bound up 356 page Writ Warrant Native Land Title Deeds and Decree Affidavits of truth Moai Crown Lore and King William IV Law of Admiralty that this Court forces on you today before the 28 October 2022 you are served this Final Notice to Stop using the Fake Maori Whakaputanga Flag as your Jurisdiction as third Party and 4th Party Treaty of Waitangi Maori Claims to a mere 1% of what you White skin Pakeha have stolen off the Native people of these lands you have no Traditional Title registered in Britain with a Maori Tribe Existence is just an Illusion Myth Tribe you invented to steal the Maori Land and we have caught you all out Defrauding the Sovereign Chiefs of their Native Lands and robbed the rest of the Native born people of New Zealand and now its for you to refute what I am saying in this Legal Legitimate Kings Bench Magistrate Court Bank Federal State Sovereign Republic Flag Corporate Business you are facing in this Court hearing on Saturday 22 October 2022 at 7pm New Zealand time on Zoom ID and



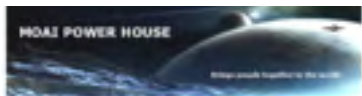
Passcode here Andrew: Devine. is inviting you to a scheduled Zoom meeting. Topic: : Confederation of United Tribes of New Zealand Flag Jurisdiction: ~25: Native King's Bench Hearing! So you can't defend yourself on Saturday night 7 pm to suffer the consequences of this Native Court charged you **£1 trillion Pound Notes** each for your part in the Governments scam Fraud Business you are complicit in these Criminal Organizations that are in over 356 page Written Law Affidavits in 25 separate online downloadable color pages and 25 Affidavit Videos that have not been refuted became law of Contract and Contacts of our Law of this Court over you and the New Zealand Crown Agents as Pope Francis said in his MOTU PROPRIO LETTER That you the Maori Government Whakaminenga and the Governor General Cindy Kiro and Prime Minister Jacinda Ardern are not Immune from Prosecution in this British Based Kings Bench Magistrate Court Bank Awaroa Helensville to fine you what the Court decides cannot be contested within the Kings Emperors Seals of this Court today and from now on Extant forever more under our Confederation of Individual Chiefs Flag Ownership over your Maori Crown State Whakaputanga Flag is condemned on these Sovereign Indigenous Individual Chiefs Native Lands the Court Legislates out on Friday 28 October 2022 because its CHARLIE KINGS BENCH COURT MOAI "CROWN" KING ERNEST AUGUSTUS V as our DUTCH PROTESTANT REIGNING MONARCH LEGITIMATE KING Heir to the THRONE Read the Screen Prints I have cut out at the back of the book I send you of the Pakeha White man Professors own words I separated from the British Queen Victoria and King William IV Writings about Native Indigenous Aborigines Sovereigns over their Lands as proof there was NO "MAORI" at the years of 1769 1825 1834 and 1835 No "MAORI" LAND COURT" until 1949 only **"NATIVE LAND COURTS"** So you are caught up in this scam business we shutting down with our **Kings Flag Jurisdiction and Legal Authority you are surrounded by these Kings Emperors Crown Seals over the 10 acre 20 Commercial Rd Land Block in Helensville "AWAROA NATIVE MAGISTRATE KINGS BENCH BANK COURT TITLE and Native Court Sheriff on the Confederation of Chiefs Land there Phillip Te Awhitu 18 Documents** I am writing to you today as President of the Confederation of Individual Chiefs and the Public of New Zealand Interest that we forbid you from claiming the Maori Whakaputanga Flag with the Governor General Cindy Kiro on your Ngati Whatua Runanga Trust Board Trustees and Naida Glavish is CINDY KIRIO visits Russell and or Awaroa Helensville 20 Commercial Rd on Friday 28 October 2022 to try to steal our Confederation of Chiefs King William IV Flag Contract Land Ownership in Helensville and Russell Ownership Land Sea of Admiralty Flag that legally belongs to the Native Indigenous Aboriginal Chiefs of Dutch New "Zeeland" as Queen Victoria has stated in the Waitangi Tribunal Statements of the 1840 Treaty of Waitangi Tribunal Claims in snap shots I posted and have **£1 trillion pound note** Debtor Instrument on each of your heads in this Court NZ Crown pays balance of your PIRATES Forgery and Counterfeiting British Government Print Seal Documents Crimes fined in this Court today posted to you in Pakeha Waitangi Tribunal Writings that I showed the people of New Zealand and the World watching how you MAORI defrauded the public of New Zealand altering British "Native" Word Land Title Deeds with the word "Maori" for Maori Hapu who claim the same Whakaputanga Flag the same way as you are claiming too is Illegal tampering of our 1831-1834 Confederation of Individual Name Chiefs Sovereigns Flag Ownership of their Lands as I have screen printed in this Native Land Title Claim Bound Up Book that I registered by Courier Post today to make sure it got to Jacinda and Cindy you and Ngati Whatua O Orakei Trustees today served the Decree Writ Warrant Notice to Cease and Desist from claiming our 8 Point Star of St Patrick Church Municipalities Corporation Act Contract Flag to King William III King George IV and King William IV where I get my Truth Corporate Legal Authority and Jurisdiction from to Ownership of this Confederation of Chiefs Flag Sovereign Nation of New Zealand Jurisdiction over your Jurisdiction I have clearly explained to the world in 24 Video Affidavits of our Live Bodies Lips Moving Native Magistrate Kings Bench Court Hearings and 24 Legal Native Title Documents and British "Crown" Laws and Legislation of England Wales Ireland





Scotland. The Freemasons Memorials Land Survey Instruments in Edinburgh Scotland and the 8 Point Star Money Corporation of St Patrick in Northern Ireland and my Rogan and Cosgrove Coat of Arms there in Down Patrick I claim to the 4 corners of the Globe on our Confederation Flag of New Zealand Britain Federal State Republic Government Partnership with Britain UK against your NZ UN foreign Private Government Corporation new abhorrent name called Aotearoa linked to the United Nations where you are attempting to take our flag as your Maori Whakaputanga Flag stolen from the Ngapuhi HAPU when they see this EXPOSED they will react to your Treason Daylight Robbery of their Confederation Flag as MAORI Being DUMBED DOWN again in 2022 after your FRAUD 1840 TREATY OF WAITANGI SCAM your IWI MAORI TRIBE MANIAPOTO got \$170 Million from your NZ MAORI PAKEHA CROWN Government as your CONTRACT SETTLEMENT and thats the end of you! GORGI JOB and its NGA PUHI NEXT to Settle then JACINDA ARDERN will DISSOLVE Evetrhing "MAORI" She and her PAKEHA PIRATES INVENTED and FOOLED YOU "MAORI" under yior NOSE all these YEARS so in fact they DID NOT HIJACK your WHAKAPUTANGA FLAG Impersonation but you went along with it and your TREATY SETTLEMENT CAUGHT YOU IN THE FRAUD FLAG CORRUPTION TOO now this Confederation of Chiefs Flag is a Britain given Authority over your United Nations AOTEAROA Name of Dutch New "ZEELAND" Conflict of Interest the public doesn't know this about your uncertainty and vague representation of your own Ambiguous WRITINGS WHAKAPAPA Stories that are inaccurate CONTEMPORAY HISTORY against our NATIVE TRADITIONAL HISTORY to BRITAIN LAND RECORDS Pre 1840 where you "MAORI" are LOCKED INTO A 75% SETTLEMENT CONTRACT making against Public Interest of what they want and not what you force on them away from their original Title Dutch Emperor Kings of Britain Great Seal who created this country that got you onto the land in the first place So I am telling you to stop usurping our Contract Flag right now and stay with your own 5 point star UNION JACK sea flag and Leave our FLAG ALONE now we caught you red handed and stop your Governor General Cindy Kiro from wearing our 8 Point Star St Patrick Protestant Church Symbol of Wealth Money on her Chest and hand it all back to us now want you Gorgi Jon sharing yopur WHAKAPUTANGA FLAG Counterfeit Flag Copy Impersonation with IWI MAORI Trustees WHAKAPUTANGA now LEGISLATED off our NATIVE TITLE lands and removed from Governing our Country under your own Sovereign Government Controls to take over our Flag and Country I warn you and your MAORI GOVERNMENT and Ngati Whatua corrupt fraud IWI MAORI Trustees and Prime Minister enough times and you failed the people and now must pay the consequences of your ignorance of our King William IV Commercial Contract at Okiato Native Magistrate Court in Kororareka in 1831 and 1834 with a small handful of 13 Native Surname Chiefs and King King William IV Contract sealed in Westminster Parliament Extant forevermore cannot be changed of the Dutch Founding Nation of New "Zeeland" as what we the Confederation of Chiefs of Tribes of New Zealand want it kept as Aotea New Zealand until we want to change it not you and your MAORI CORPORATIONS AOTEAROA UN who don't have the original Native Surname British Land Titles to New Zealand Country we forbid you from illegally Name changing with your MAORI NAME Corporation Foreign Government Interests namely WEF UN WHO NWO EU USA takeover you are connected to as a Criminal Organization that Pope Francis said in his Letter MOTU PROPRIO that you and your MAORI GOVERNMENT OF AOTEROA NZ HAPU with you WHAKAMINENGA and NZ Crown Agents IWI TRUSTEES are not Immune from Prosecution in our Moai Awaroa Native Magistrate Kings Bench Court of Adequate Laws we use to combat Criminal Organizations like yours tacked onto the Patented Word "MAORI" is the INSTRUMENT you are LIABLE in I accuse you of Administering with your Government for your own self Interests and not in the Public Interests of New Zealand Citizens or individual people who are Sovereigns as of Right to decide for themselves whats best for them and I am saying here the same thing is what we the people decide whats best for us in my letter to you today locked you in a Defaulted Legal Pound Note Debt





Instrument Contract to me and the Confederation of Chiefs to be Drawn on 28 October 2022 Legally as the Native Land Law Maker and Legitimate Authority King William IV Surrogate King Land Ruler

Regards

John Hoani Kahaki Wanoa



Native Land Assessor Confederation of Chiefs President & Surrogate King William III King William IV Native Kings Bench Magistrate Court Bank Prosecutor and Judge and Jury online World Wide Witness I John Wanoa will be at Kororareka in Russell Bay of Islands at the OKIATO NATIVE MAGISTRATE KINGS BENCH COURT Hearing on Saturday 28 October 2022 with the Admiral Gregory Cook and Staff Sergeant Tania Rameka in Mobile Phone contact with Phillip Te Awhitu at AWAROA NATIVE MAGISTRATE COURT Head of the NATIVE COURT FLAG JURISDICTION over the NATIVE LAND in Helensville leading the CONFEDERATION OF CHIEFS NATIVE LAND TITLE FLAG OWNERSHIP Memorial TITLE Celebrations and KING WILLIAM III KING WILLIAM IV DECLARATIONS PROCLAMATIONS LEGISLATION AND BRITISH LAW I shall read out in FULL in front of Everyone that becomes the LAW of the LAND over New Zealand on this DAY and to Honor Paramount Chief Mohi Te Maati Manukau IV of 12 Stewart Street Helensville and Sons of Mohi Te Maati Manukau IV Ricky, Eru and daughter Rita Manukau So Phillip Te Awhitu Phillip Newton and Dion Walker will go see Ricky and tell him to come on the Land Block too with us as the NATIVE Indigenous Surname CHIEF of REWHAREWHA MANUKAU and TIRA WAIKATO WHAREHEREHERE MANUKAU to that LAND BLOCK with you Phillip Te Awhitu are Direct Bloodline Descendants to KAWAHARU THE GIANT of WAIKATO and Rewharewa Manukau Paramount Chief of Waikato and Auckland RAWHITI 6 Maori Land block in the Bay of Islands where he is buried where Mohi took me to Film him at the Grave site nearest the Gate into the URUPA the mischief IWI MAORI chopped his name short to REWHA on the Stone that the Chiefs in Waikato and Russell are signing the NATIVE LAND TITLE DEEDS to both Chiefs with Gregory Cook and Ngapuhi Phillip as first one to sign for the return of the New Zealand Country Title to Paramount Chief TIRA WAIKATO WHAREHERE MANUKAU of his Moriori PUNGAPUNGA MARAE at the base of his BATTLE GROUND MAUNGATAUTARI MOUNTAIN PA SITE registered with the British Crown in Scotland Edinburgh Magistrate Court King George IV and Glasgow Scotland Queen Victoria Native Chiefs of Kororareka Russel Bay of Islands with REWHAREWHA MANUKAU to confirm Friday 28 October 2022 [20 Twin Coast Discovery Hwy - Google Maps](#) [\(9\) 10 October 2022 Video update for hearing Sat 15 Oct 2022 – YouTube](#) Court Hearing

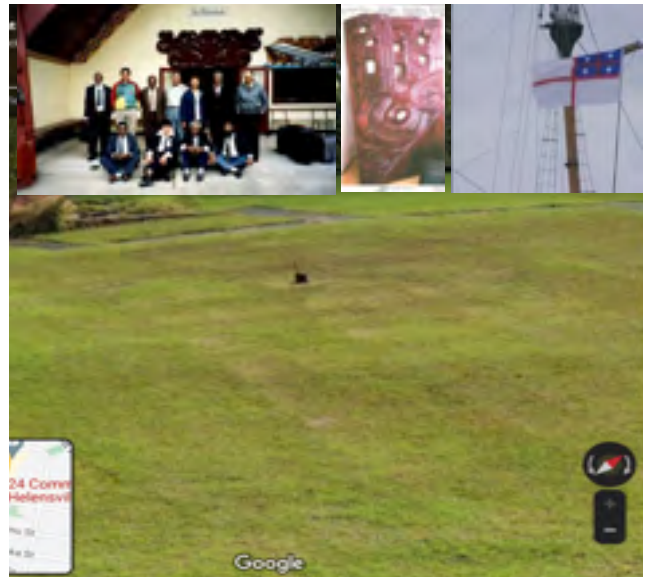
Saturday 28 October 2022 Okiato Native Magistrate Court Kororareka and Awaroa Native Magistrate Court at 20 Commercial Street Helensville I will officiate both Court House Bank Proclamations Declarations of the British Royal Navy Flag and King William IV Confederation of Chiefs Contract Flag Celebrations as an 1834 Founding of New Zealand Flag Jurisdiction LEGISLATED BACK INTO LAW of New Zealand with KING WILLIAM IV ACTS OF PARLIAMENT Clean slate LAW and ORDER





Gregory Cook Admiral of Kororareka Russell OKIATO NATIVE MAGISTRATE COURT BANK checking the NATIVE CONFEDERATION OF CHIEFS King William IV Flag Pole NATIVE MAGISTRATE COURT BANK JURISDICTION Original 10 Acre Native Land Title cutting of Big Blocks into smaller 2000 square meters area there about s Freehold Lands Certificates to build the New Auckland City from these first Native Land Court Titles to Suburban areas through the BNZ Bank Mortgages and Loans Queen Street transfer from Awaroa (6) Facebook 2nd July 2017 My video of the Land Block had no concrete pad for a Confederation of Chiefs King William IV Flag Pole was put there by someone who is intending to STEAL OUR NATIVE MAGISTRATE COURT BANK TITLE FLAG OWNERSHIP of the CONFEDERATION OF CHIEFS KING WILLIAM IV FLAG AND AUTHORITY JURISDICTION OVER NEW ZEALAND https://www.youtube.com/watch?fbclid=IwAR0UmDCdp9AWHu5m9ihjgK2gRe_RQOd4YXUzh4oUVwxfWhNrp-4OYzl530&v=hclMQofkfmM&feature=youtu.be

Paramount Chief MOHI TE MAATI MANUKAU 50 Years FREEMASON LODGE where I dropped him off to go to his Corporate Business Meetings he was a member of for 50 Years (9) 50 YRS FREEMASON PARAMOUNT CHIEF MOHI TE MAATI MANUKAU IV 2 JULY 2017 – YouTube



President of the Confederation of Chiefs and Surrogate King William IV John Hoani Kahaki Wanoa Executor for Mohi Te Maati Manukau Traditional History Indigenous Native Moriori

John Wanoa Beerescourt 3200 Hamilton New Zealand 021 078 2523 – 021 395 881
Gregory Cook Admiral Paihia Bay of Islands 027 508 0971
Tania Rameka Staff Sergeant Whangarei 020 4092 0350

I John Wanoa President of the Confederation of Chiefs appointed Phillip Te Awhitu of Waikato District to act as the Awaroa Native Magistrate Court Sheriff in Command of the King William IV Confederation Contract Flag Ceremony for Founding President Paramount Chief Mohi Te





Maati Manukau IV of 12 Stewart Street Helensville deceased and before his death appointed me as his Corporate Business Successor and Executor of his Whakapapa and Native Land Title Recovery back into the Custody of the Confederation of Chiefs and Native Sovereign People of New Zealand Country equally and I make these Documents for Phillip Te Awhitu to act on my behalf to link by Mobile Phone to Kororareka Russell with me and Gregory Cook to read out the Proclamation and Declaration claim Title to the Awaroa Native Magistrate Kings Bench Court Public Announcement to Claim the Native Land Title Ownership of New Zealand Country with Philip Te Awhitu of the Confederation of Native Chiefs of New Zealand made Law 28 Oct 2022 Gregory reads this Proclamation to both Native Magistrates Courts Enactment. **Phillip Te Awhitu and Phillip Newton in Hamilton Signing of NZ Native Land Title Claim under the Legal Authority of the Confederation Chiefs- Juliana Te Awhitu, Blair Ingram I will place an Advertisement in the Northern Advocate Newspaper of the Celebration of the Confederation of Chiefs Flag Pole Ground where Mohi Manukau and Rupene Karaka**



Phillip Te Awhitu Sheriff at 24 Commercial St Awaroa Native Court Flag for Mohi Manukau IV Gregory Cook Admiral on Maiki Hill in Kororareka Staff Sergeant Tania Rameka 28 Oct 2022 will communicate with each other to mark this British Crown Confederation Contract Business legacy of Mohi Te Maati Manukau and his Freemasons who put this Original Awaroa Native Magistrate Court Bank Whakapapa Native Land Survey Title Mortgage Lien Instruments for the Awaroa Bank of New Zealand Start cutting up the 10 Acre Land Blocks from the Big Area Blocks of where Mohi told me to record up in Rawhiti 6 Maori Land Block in Rawhiti Township



Andrew Devine Host of Zoom Native Court Hearings for Awaroa Native Magistrate Kings Bench Court Bank Helensville Kaipara Harbour and Okiato Native Magistrate Kings Bench Court Kororareka Russell Bay of Islands New Zealand Andy lives in Greece and is a British Born Man who is our British UK NZ Business Contract Partner Trust Moderator





Kaipara to Auckland Waikato Wanganui Aotea Titles I Recorded with Mohi Manukau Secret of Freemasons I published since 2008 links to both Native Courts no one has Freemason legacy of Mohi Te Maati Manukau and his Freemasons who put this Original Awaroa Native Magistrate Court Bank Whakapapa Native Land Survey Title Mortgage Lien Instruments for the Awaroa Bank of New Zealand Start cutting up the 10 Acre Land Blocks from the Big Area Blocks of where Mohi told me to record up in Rawhiti 6 Maori Land Block in Rawhiti Township to Kaipara to Auckland Waikato Wanganui Aotea Titles I Recorded with Mohi Manukau Secret

of



Freemasons I published since 2008 links to both Native Courts no one has Freemason Title





PROCLAMATION

In the name of His Majesty KING WILLIAM IV

King of the United Kingdom of Great Britain and Ireland

And his living blood inheritance successors in 2016

King Ernest Augustus V – 68 Heir' to the Throne

King of Britain UK Hanover Aotea NZ World NWO

And his son

Prince Regent Ernest Augustus – 38 Heir' to the Throne

By Hoani Kahaki Wanoa, Sheriff Creditor

Surrogate King William IV

"Moai Crown" Native Land Commissioner



Chief Hongi Hika for the Confederation of Chiefs Hapu in Congress Assembled at Waitangi

Chief Tira Waikato for Aotea New Zealand Pacific Islands World NWO Moai Crown Bank

Whereas I assert HMS Kings Ruler Legacy in Waitangi Marae Native Court to Chiefs Commander from His Majesty King William IV Admiralty Jurisdiction, through His Principal Agent of State of Colonies, James Busby did assert, on the grounds of Discovery of Aotea, now in right of Hapu Sovereign Chiefs. The Administration of their Native Lands over the Southern Islands of New-Zealand, commonly called, "The Middle Island", and "Stewart's Island"; and, the Island, commonly called, "The Northern Island", Transferred back to the Confederation of Chiefs Hapu under Proclamations of their inherent continuity Of unbroken Sovereignty over their Native Lands to their Commercial Trading Bank Private Contract Business Partner His Majesty King William IV Successor, King Ernest Augustus V and his successors Prince Regent Ernest Augustus, Under 'Salic Law' forbidding woman succeeding to his British Throne

Now, therefore I, Hoani Kahaki Wanoa, "Moai Crown" Native Land Commissioner of Aotea NZ and Pacific Islands Do hereby proclaim and declare to all men, that from and After the Date of these Presents, our full Sovereignty Over these Islands of Aotea New Zealand, Na Atua E Wa Aotea Pacific World NWO-8 Point Star Title Extending from Thirty-four Degrees Thirty Minutes to Forty-seven Degrees Ten Minutes South Latitude, and between One Hundred and Sixty-six Degrees Five Minutes To One Hundred and Seventy-nine Degrees of East Longitude, vests in "Moai Crown" under His Majesty King Ernest Augustus V and his son Prince Regent Ernest Augustus, nominated as King on Britain UK Military Protectorate By the Chiefs in Congress Assembled, for ever more given under my Hand inside Waitangi Marae Kings Bench Court House

Sworn this twenty-eighth day of October, in the Year of Our Atua (Lord) (God) Two Thousand and Sixteen at Waitangi Marae Moai King William IV Federal State Commonwealth Government of the World NWO-St Patrick Order 8 Point Star Flag 2016

(Signed,) By His Excellency Surrogate King Moai Crown Secretary of State Jaymie Anna Marie Patrick "St Patrick Order"

GOD SAVE THE KING

HOANI KAHAKI WANOA, Moai Native Land Commissioner Sheriff of Waitangi Marae Court Extended to all District Courts

(Signed) "Native Chief Commander Kingi Taurua NZ Military" Waitangi Marae Landlord "Queen Victoria Trust"

WAITANGI MARAE: Printed by "Moai Crown King William IV Trust" & Moai King William IV Party New Zealand Pacific Property Rights to His Majesty' King William IV 1830 to 1837 Acts of Westminster Parliament Enforced Law on 15/4/2016 Legal Private Contract with Moai Native Chiefs of Aotea New Zealand and Pacific Islands Native Land Titles Absolute to "Moai Crown" "NZ Pacific World King William IV Federal State UK NZ Dual Governments" setup in Kororareka to London British Navy Devon Port UK Government Private Contract Partnership Business with Chief Hongi Hika and Chief Waikato Sold Kororareka Land 20/3/1834 Captain George Lambert HMS Alligator 21 Gun Salute at Maiki Hill 10/4/1834 Flag Staff



Moai Tidal Energy Water World

Moai Tidal Energy World Co Op Pound Gold Water Money Patent Shares UK 'TM'

Moai Company Seal



Moai Tidal Energy Water World

Moai Tidal Energy World Co Op Pound Gold Water Money Patent Shares UK 'TM'

Moai Company Seal





Case of the Rothschild Committee of 300 families and the Bank of England Pound Note Scam

WAN OA -COSGROVE-ROGAN DNA TO ST PATRICK 8 POINT STAR CHURCH ORDER CREATED BY KING WILLIAM III BELFAST N- IRELAND COUNCILS TO COLLECT KINGS ROYAL REVENUE FOR LAND FORESHORE SEABED KINGS CROWN LEASES THROUGH MUNICIPALITIES £ POUND NOTE IN STRUMENTS

EXPOSED: ALL THE QUEEN'S
Full but you can't hide in your bunkers caves in the single people of the world coming to arrest you all with the Kings Bench Pound Note Orders seize back Kings Stolen Property

KING GEORGE IV CREATED THE WORLDS 1ST NATIVE LAND TITLE

AGENTS AND

HOANI KAHAKI WANOA SURROGATE CHIEF & KING WILLIAM IV

CORPORATIONS THAT

DATED MONDAY 26 AUGUST 2018 FOR HE RECORD WESTMINSTER MAGISTRATE & HIGH COURT JURY TRIAL

CONTROL THE WORLD
YOU ARE NAMED AS CORPORATE CRIMINAL FRAUDSTERS IN THIS NATIVE CHIEFS KINGS BANK CREDITORS COMMON LAW JURY MAGISTRATE COURT

PARAMOUNT CHIEF TIRA WAIKATO WHAREHEREHERE MANUAU SOLD NEW ZEALAND TO KING GEORGE IV PRIVATE CONTRACT

SURROGATE KING JUDGEMENT CREITOR £ 970 MTT GOLD INVOICE ON

CHIEFS KINGS FLAG SEAL TM

QUEEN E II JUDGEMENT DEBTOR

NO KINGS AUTHORITY JURISDICTION OR SEALS

FAKE

WILLIAM IV

QUEENS NO ST PATRICK IRISH DNA 8 PT STAR TO KING WILLIAM III DUTCH

STOLEN KINGS SEAL FLAG

THE NEW ZEALAND CONSTITUTION ACT.

RESOLVE: YORRICK
- The New Zealand Constitution Act, 1852 -
- 18 and 19 Victoria, Cap. 16, Sec. 11.
- The Statute was given Letters of Approval under Article 11 of the Treaty.

QUEEN ELIZABETH II ROTHSCHILD BANK US FEDERAL STATE PR DONALD TRUMP £970 MILLION TRILLION 'TRILLION DEBTOR BILL OWED TO THE KINGS COMMON LAW PEOPLE OF THE WORLD AND NATIVES CHIEFS WRIT OF EXECUTION AREREST WARRANT FOR CRIMES AGAINST KING WILLIAM III & IV KING GEORGE IV& WAIKATO PARAMOUNT CHIEFS

KING OF BRITAIN UK ERNEST AUGUSTUS V ORDER OF ST PATRICK 8 PT -STAR KING WILLIAM III DUTCHMAN SU CCESSOR PARTNER TO PARAMOUNT CHIEFS JOHN WAN OA NZ & J LITTLERGORDON& MATT TAYLOR UK

QUEEN ELIZABETH II, EVELYN ROTHSCHILD FAMILIES "CITY OF LONDON" & US PRESIDENT DONALD J TRUMP "WASHINGTON DC" & "VATICAN CITY" PRIVATE CORORATIONS POPE ISRAEL CRIMINAL FRAUDSTERS ARE INVOCED THIS BILL

CONSTITUTION ACT 1852

RESOLVE: YORRICK
- The New Zealand Constitution Act, 1852 -
- 18 and 19 Victoria, Cap. 16, Sec. 11.
- The Statute was given Letters of Approval under Article 11 of the Treaty.

RESOLVE: YORRICK
- The New Zealand Constitution Act, 1852 -
- 18 and 19 Victoria, Cap. 16, Sec. 11.
- The Statute was given Letters of Approval under Article 11 of the Treaty.





12 Seals of the Confederation of Chiefs British Crown Corporation of New Zealand Partnership

2

"MOAI CROWN" KING WILLIAM IV TRUST SEAL 1



King William IV Crown on top of King William III St Patrick Church 8 Point Star Legal Instruments of Municipalities Local Councils County Governments Corporations Entities using the King William IV 1835 Municipalities Act to collect the Land Leases Rent Rates and Prize Possessions off the Foreign Natives Lands around the world from the British Magistrate Kings Bench Court Bank of the Sea of Admiralty (Queen's Bench Court Vice Admiral Bar Association) and from the "Moai Crown" King William IV Maritime Dry Land Native Magistrates Court of Admiralty with him on his Horse with the Rope of his Ship on the Sea of Admiralty Legal Authority Enforce with his Gold Money Prize Possessions "Crown Seal" Claim of Westminster Parliamentary Authority on our Superior Documents

"MOAI CROWN" KING WILLIAM IV TRUST SEAL 2



This is where we get our Sheriffs Higher Ruling Authority "ADMIRAL" OF THE FLEET Michael Boyce Lord High Admiral Lord Baron Boyce over New Zealand Government Parliament Jurisdiction Courts of inferior Governments VICE ADMIRALTY Jurisdiction

"MOAI CROWN" KING WILLIAM IV TRUST SEAL 3



"Moai Crown" stands in London captured by Queen Victoria Crown in 1868 and shipped on the HMS Topaz in 1869 under Admiralty of the Sea Forced "Prize





3

Possessions" Title using Superior King William IV Acts of Westminster Parliament under Queen Victoria Rogue VICE ADMIRAL Jurisdiction for Legal Seizure of MOAI Ancestral Property belonging to our Tahitian Natives of Easter Island' to create her Legal Documents, Commercializing "MOAI CROWN" as her Legal Ownership of our Sacred Statue of "Gods Face Spiritual Lore of Truth Jurisdiction" for her Corporate Business Authority over our TRUTH Gods Grace Authority to Rule over Humans with a "Kings Mans Law" Jurisdiction So now we claim "MOAI CROWN" legal Ownership and Title to his World Creation and Power of Gods Truth MOAI STATUE standing in London and other Countries that stole a MOAI for Wealth Creation over his Earth and its Natural Resources, including the WATER as existence of LIFE on his EARTH, we now claim MOAI and his Crown Business Assets, returned to their rightful owners, the Natives of the Land who now Dissolve Parliaments and run the Country themselves under MOAI CROWN KINGS BENCH MAGISTRATES COURT JURISDICTION OF HIS "TRUTH GOD ON HIS EARTH AS IT IS IN HIS HEAVEN"

"MOAI CROWN" KING WILLIAM IV TRUST SEAL 4



MOAI EARTH GOLD DRAGON REPRESENTS THE RECOVERY OF ALL STOLEN GOLD under a Corrupt Fraudster Queen Victoria and Queen Elizabeth II "Crown" Corporation Businesses ROGUE VICE ADMIRALTY JURISDICTION,now facing the True ADMIRAL OF THE FLEET HIGHER JURISDICTION and the 12 King's Bench Magistrate Court Document SEALS here that are Superior in our Legal WRITS and

ORDERS from a SURROGATE KING before the FAKE ILLUSION DEAD ENTITY QUEEN ELIZABETH II Abdicates to a FALSE Prince Charles KING of FRAUD and CORRUPTION Rothschild CABAL Families. This Gold Seal Dragon Law Enforces the MOAI POUND NOTE on the named PIRATES ON THE HIGH SEAS HEADS

singled out Charged in a World KINGS BENCH MAGISTRATES COURT to recover the millions of tons of GOLD Stolen Robbed off the Natives of every Country Lands that they too want the wealth returned to the Kings Common Law People of their Sovereign Lands and banish the Queen Elizabeth II Families with the correct Blood Descendant King Earnest Augustus V we the Chiefs of Tribes put him on the Throne.

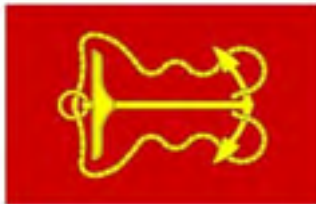




"MOAI CROWN" KING WILLIAM IV TRUST SEAL 5

King William IV on his Horse on Dry Land Seal Britain UK and NZ ship of Admiralty in the background as his Legal Authority of Mortgage Lien Documents Transfer-ed off the Sea from Westminster Parliament Britain UK and onto the Dry Land of Countries Conquered by the successions of Kings from King William III to King George IV to his brother King William IV to his Brother King Earnest Augustus I to his blood descendant Earnest Augustus V who is the legitimate King to the Throne we the Chiefs of the United Tribes of New Zealand Britain UK and the World nominate in.

"MOAI CROWN" KING WILLIAM IV TRUST SEAL 6



King William IV Crown and Anchor Admiral of the Fleet of 50 years in the British Royal Navy Jurisdiction of Continuity of Sovereignty with the Confederation of Chiefs of New Zealand Mortgage Liens Land Lease Trade Bank Instruments to his Crown Inheritance that we have the Legal Authority to Enforce his 1830 to 1837 Crown Laws of Westminster Parliament on every Country that this Kings Flag is Authorized to recover the Stolen Wealth Land Gold and Property back into our Legal Inheritance

"MOAI CROWN" KING WILLIAM IV TRUST SEAL 7





5

"MOAI CROWN" KING WILLIAM IV TRUST SEAL 8



Westminster Parliamentary Sovereignty where all the fraud and corruption occurs and the problems of BREXIT and EU Parliament Tampering with our British New Zealand King William IV Crown Commercial Contract for the Constitution Sheriffs Partnership Flag Execution of Duty as an approved online business organization.

"MOAI CROWN" KING WILLIAM IV TRUST SEAL 9



A Commercial Contract Extension to the Confederation Flag with "Moai Crown" World Economic Development in the 4 corners of the World Trade Flag in 250 Countries Free Passage for the Moai Tidal Turbine Energy Projects to develop the Hydrogen Economy from a Global Debtors of Corrupt "Crown" UK US EU criminals

"MOAI CROWN" KING WILLIAM IV TRUST SEAL 10



"Moai Earth Crown" Basket of Knowledge on his Head Flag of Marae Red Cross colour of the Native Hapu Whanau of New Zealand Pacific Islands with the African Pyramid and Sun Ra Obelisk time dial and Sun Ra light energy to the world and blue sky and Ocean with a Spaceship of Technology carved into the Rocks in Giza Pyramids and on Easter Island linked together with the Spiritual God Creator of his Sun Ra God Statues built on Rapa'nui Easter Island and Pyramids and tall Obelisks built in Africa not London US or Vatican City who stole all these Taonga Treasures as Admiralty of the Sea stolen Prize Possessions off Black Native people of these





6

fraud duped foreign countries we claim back their Wealth off the "CROWN" Corporations.

"MOAI CROWN" KING WILLIAM IV TRUST SEAL 11



British Supreme Court Seal when we go to the Highest Court of any appeals under King William IV Admiralty Law of the Sea and of the Dry Land Admiralty Flag without a Bar or Dock in a Queen's Bench Court to charge Pirates operating their corrupt fraud corporate businesses out in the High Seas now forced into Commercial Defaulted Contracts into our Native Magistrate Court Hearings on Zoom for the Worlds Native people acting in the open Kings Bench Court under Common laws. Legal Landlord Sovereign Claimants over the peoples sovereignty lands resources.

"MOAI CROWN" KING WILLIAM IV TRUST SEAL 12



Moai Tidal Energy Economic Development of the Worlds Hydrogen Economy around the Pacific Ocean as Moai Crown Gods lore/Law and king William iv British Crown Title over the Pacific Ocean and "Moai Heaven and Earth God's Spirit World Creation" that Queen Victoria created the Moai Corporate "Crown" Title we claim Legal Ownership of our Tahitian Stolen Moai Memorial Document Instruments Title from Queen Victoria and Queen Elizabeth II "Crown" Corporations Vatican US American War Mongering Land Alienation Thieves and Thug Business UN EU NATO WHO WEF Bilderberg Illuminati Pirates operating on the High Seas Admiralty





20 Legal Instruments entrenched in the Confederation of Chiefs 1834 King William IV Contract Jurisdiction Flag Trade in four corners of the World Free Passage British Military Protectorate of a Joint Federal State Government Flag Republic of New Zealand and Britain UK into 250 Countries of the World Trade organization as "TRADE FLAG REPUBLIC OF THE WORLD"

THE CONFEDERATION OF CHIEFS 20 LEGAL INSTRUMENTS INSIDE THIS KING WILLIAM IV FLAG OF ADMIRALTY LAW JURISDICTION ENFORCED IN THE NEW ZEALAND NATIVE MAGISTRATE KINGS BENCH COURT LAW INSTRUMENT

A better King William IV Confederation of Chiefs Flag seal on Kings Bench Magistrate Court Hearing Common Peoples Legal Documents conducted on Dry Land without a Queen's Bench Dock and Bar in their Courts system operating from 200 miles out in the ocean So really you should now be legally right to throw the Pirates in their Corrupt Fraud Courts back into the Sea where they came from and crawled onto the land and stuck the Sea of Admiralty British Flag onto the New Zealand dry land with the Kings Laws to commercialize the lands for Contract Business which this flag is now going to be used for International Trade and Business with Britain UK or partnership

Kings created all the Admiralty Financial Instruments from sea onto the dry land in New Zealand with the only Kings Flag in the world with these legal Instruments inside it.

1/ 1834 Founding of New Zealand Flag

2/ 1835 Declaration of Independence Flag

3/ Free Passage throughout the 4 corners of the World

4 Commercial Trading Bank Flag

5/ Corporate Contract Business Partnership Flag between New Zealand and Britain UK

6/ This Flag is the missing link in New Zealand and around the world where the "Crown" Corporations are using this King William IV 1835 Declaration of War Flag Illegally with Queen Elizabeth II Crown Agents Corporations Pirates forcing the legal Admiralty Emergency War Powers Acts of this King William IV Flag to wage War against the people of New Zealand and the World the "Crown" Foreign Governments treat as Pirates Dead at Sea So now the New Zealand Confederation of Chiefs turn the flags Admiralty Mortgage Lien Land Instruments legal power on Queen Elizabeth II and her Crown Agents as the real Pirates on the high seas operating scam fraud corrupt businesses all these years since Queen Victoria 1837 to now our 1844 "QUEEN VICTORIA TRUST" and BIRTH CERTIFICATE





SECURITY BONDS TRUST the Chiefs of the Confederation wants audited settled wound up and bankrupted in 2022

7/ "CROWN" Getty Royal family Photos Authority of free passageway into harbor international Travel Flag

8/ This Confederation of Chiefs Sovereign Nation Flag of New Zealand is still in a live contract with King William IV British Crown and Queens Crown Corporations Business Partnership Contract.

9/ This Flag is being usurped for the Creation of the Fraud Illegal unproven "1840 Treaty of Waitangi Contract Agreement between Queen Victoria, Queen Elizabeth II and IWI Maori Corporate New Zealand Fraud Corrupted Crown Government"

10/ Saint Patrick's Church 8 Point Star of King William IV 1835 Municipalities Corporation Act Flag to pick up the Lease Rent Rates Fines Fees on Conquered Foreign Trade Lands for the Kings Crown Prize Possessions wealth assets money commercial contracts mortgages liens and land transfer transactions legal land conveyancing corporations business

11/ A King's Proclamation Action Flag for petitions to the King

12/ A British Kings Royal Navy King William IV Crown and Anchor Seal of Authority recognized Admiralty Land and Sea Flag Common Law and Admiralty Commercial Law Legal Instruments of New Zealand Customary Native Chiefs Land Transfer to the Corporate "British Crown" our legitimate partners flying the Flags together on Waitangi Marae

13/ A Flag that gave the New Zealand 5 Point Star 1902 Union Jack Flag life from this 1835 Declaration of Independence Flag given by King William IV Sovereign Monarch Britain UK

14/ Flag flown continuously on Waitangi Marae and Te Tii Marae since 28 October 2022 unbroken continuity of Sovereignty to King William IV Admiral Jurisdiction and Constitution Laws of Westminster Parliament backdated to King William III 1689 clean law.

15/ The 1835 Confederation of Chiefs Flag is a Constitution inside the Flag



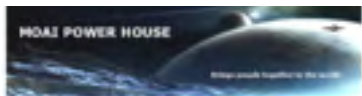
16/ The Confederation of Chiefs Flag holds the Kings Bench Magistrate Court Jurisdiction of "Admiral of the Fleet" Michael Boyce Lord High Admiral Rule of Law of Commercial Contracts of Britain Royal Navy Ships sailing around the world as well as submarines and aircraft travelling free passage through the World of Banking Trade merchant Manifest Cargo for the Kings "Crown' corporate business and the Confederation of Chiefs owning up now in 2022 to this missing link

17/ An International Flag that belongs to the Confederation of Chiefs Executive Committee, Elders and Hapu Sovereign Native Rangatira and People of New Zealand and it's outer Island Dependencies.

18/This Flag is the real true highest British King William IV Flag Admiral Crown and Anchor mortgage lien legal instrument money making trade generation Flag superseding all other inferior Royal Navy Flags of legal contract substance of Navy Sea to Land Transfer Certificate of Title Documents Seals of the Kings of Westminster Parliament Britain Crown Origins King George III who founded America Canada Australia Ireland India Africa Pacific Islands and so on Native Land Certificates Bank mortgage instruments means to make money and business under King William III and King William IV ADMIRAL OF THE SEA AND LAND WITHOUT A BAR OR DOCK.

19/ The Confederation Flag is a King William IV British Crown Sovereign Royal Navy Flag Ruling Authority over the SEA OF ADMIRALTY THROUGH FOUR CORNERS OF THE WORLD ON DRY LAND IN THE SKY AND UNDER THE SEA, NOW WE ENFORCED THESE ORDERS AS ACTS OF "NEW ZEALAND AND BRITAIN UK FEDERAL GOVERNMENT" JOINT PARTNERSHIP "MOAI CROWN KING WILLIAM IV TRUST" CORPORATE JOINT BUSINESS OWNERS.

20/ This Confederation Flag is being continuously FRAUD USURPED by New Zealand Government who let's America and the Vatican use it to make their wealth from all these 20 legal Inheritance "MOAI CROWN" Patent protected instruments now it's our Confederation of Chiefs Legal Authority Court Orders to Audit the "Crown" Corporations accounts and America using this flag as our Jurisdiction of ADMIRAL OF THE FLEET Michael Boyce BRITISH ROYAL NAVY power to accumulate all its BRITISH CROWN wealth that we as TRUST SHAREHOLDERS shall AUDIT BRITAIN UK and US CONGRESS GOVERNMENT ACCOUNTS and challenge them all now "WHERE DID THEY GET THEIR LEGAL AUTHORITY FROM TO MAKE THEIR WEALTH ON THE DRY LAND BEHIND A SEA SAND BAR AND DRY DOCK COURT WHEN THE CONFEDERATION FLAG ADMIRAL DOESN'T NEED A BAR AND DOCK WHERE WE HOLD OUR ZOOM VIDEO COURT HEARINGS ON LINE against America Canada Australia Britain UK now in 2022 expose their FRAUD businesses with this Flag true partners in Business the CONFEDERATION OF CHIEFS of New Zealand



Motu Proprio Counts of Law Enforced today out of 90 Counts against the NZ MG Crown Agents and Maori Government Whakaminenga Whakaputanga Flag Counterfeit Forgery of a Kings Flag

King William IV Acts of Westminster Parliament Enforced out of 1830 to 1837 Acts on Criminals

Agenda Saturday 22 October 2022 and Friday 28 October 2022

Legislation- More Legislation to be added in the next Hearing for any MAORI or Government Crown Sovereign of New Zealand Pirate Snake to Refute my Confederation Native Land Title and Flag Ownership Claims Shall become the Law over New Zealand Government Foreign Corporation Legislation and 1986 Fraud Constitution and Fraud 1840 Treaty of Waitangi Claim and Stupid Picture of a MAORI CHIEF and QUEEN ELIZABETH II FLY ON THE WALL CORPORATION SEAL of a NO SUBSTANCE CRIMINAL ORGANIZATION this LEGISLATION Wipes them clean out And start LIQUIDATING their ASSETS and NZ Crown Corporation Businesses and those Promoting a COUNTERFEIT FORGERY WHAKAPUTANGA FLAG and PRETEND COURT SYSTEM Dissolved because they have no Story to that WHAKAPUTANGA FLAG or MAORI Government NARRATIVE and KING WILLIAM IV didn't tell you to DEGRADE A KINGS EMPERORS FLAG for STUPID MAORI Government thats going to MORTGAGE the COUNTRY into MORE DEBT its in your QUEEN SEAL

Legislate 20 Legal Instruments inside the 1834 Confederation of Native Chiefs King William IV Founding of New Zealand before it was Legislated out by the New Zealand Crown Corporation Government 6 February 1840 its Legislated back into Law on Friday 28 October 2022 as the First Founding of New Zealand as a Sovereign Nation State for the Native Born People of New Zealand with British Military Protection in the FLAG JURISDICTION for our NA ATUA E WA AOTEA LIMITED and MOAI CROWN AWAROA NATIVE MAGISTRATE KINGS BENCH COURT BANK CORPORATE INTERNATIONAL BUSINESS

Legislation in Native Magistrate Kings Bench Court Declarations in King William IV Acts 1830 to 1837

1/ Legislation Reassert the King William IV 1834 Flag Ship of Admiralty British Crown Native Land Title Leases and British Crown Lands European Lands all Freehold Lands Maori Crown Lands Foreign Ownership Lands Any other New Zealand Crown Lands shall be Terminated of their 99 year Leases and LINZ Land Titles Terminated and transferred into the British UK New Zealand Aotea Country and "Moai Crown King William IV Trust" UK NZ Joint Partners and "Na Atua E Wa Aotea Limited" New Zealand Native Shareholders Creditors against those the Confederation of Chiefs Executive and Court Rules as Judgment Debtors in this Native Magistrate Kings Bench Court Hearing Sworn Declaration today 28 October 2022 to King William III King George III King George IV King William IV King Earnest Augustus I and King Earnest Augustus V and swear our Oath to Mohi Te Maati Manukau IV and his Confederation of Chiefs Awaroa Native Magistrate Court Bank here on this 10 Acre Native Land Block 20 Commercial Road Helensville Kaipara Harbour First Native Land Court Awaroa Bank of New Zealand that transferred to the BNZ Bank Queen Street Auckland to the League of Nations to the United Nations to the World Bank came from here locked in History your first Mortgage Land Survey Title Instruments to get a Bank loan to develop these Native Lands which you live on now we review the Lease and transfer the Lands back into the British Native Land Court under the Confederation of Chiefs Native People of New Zealand Equally and dissolve all Land Titles back into this Awaroa Native Magistrate Kings Bench Court Bank with King William IV Acts of Westminster Parliament and Queen Victoria Titles Foreclosed on and Liquidated through Legislation Acts today from this Court I shall read





out in Public Internationally a Declaration of War on the Banks and Rothschild Queen Victoria Financial Institutions Pound Note Fiat US Dollar and CDC Currencies that are a Threat to our Partner Country Britain UK and Reinstate its British Armed Forces in these Legation Acts of our own Choosing as Pope Francis said Use Adequate Laws to combat Criminal Organizations Legally Lawfully under our Patented British Flag Ownership Title no one is Refuting our Ruling Flag Ship Land Title Claims Affidavits and Native Magistrate Court Rulings and Legislation of a Dual Republican Federal Flag UK NZ Partnership Corporate Government Hydrogen Economy Tidal Turbine Share Energy Economic Development Plan and Moai World Federal Government Structure set in place from 31 October 2022.

2/ Legislation Native Title over the Population of New Zealand 5.084 million people of which 10% are elite Crown Corporation Agents and Public Corporations feeding off Corrupt Governments Policies and Legislation web legislate out today in these Orders of this Court in a Declaration of War between the Natives and Westminster Parliament Crown Corporation of King William IV Flag is what that Flag is its Legal Title

90% of the Population is what we determine as the percentage of Creditors over the 10% NZ Crown Corporations Debtors Liquidated of their Businesses or Pay the NZ Crown Debt Bill of that Green Pound Note and Trillion Pound Note Legal Instruments after 28 October 2022 and pay the New Zealand and British Military's with the Pound Note against the missing Gold Land Birth Certificates and Properties of these Criminals we can liquidate their assets now Legally with the Power of our Flag Title Jurisdiction and King Seal Emperor of British Great Seals and Admiralty of the Fleet Authority Flag Ship Contract Deal with other Countries Allies Military's Under Contract with the Pound Note as well 20 Billion Pound each for starters with the Moai Pound Note Patterson 2 bar Contract British Patent instrument in Westminster City under the Moai Powerhouse Bank Establishment.

3/ Legislation New Zealand Government and Maori In-corporations Royal Federation Police and Ministry of Justice NZ Sovereign Crown Seal of New Zealand Queen Elizabeth II and Maori Chief NZ Crown Seal for Beneficiaries is Redundant because King Charles replaced the Queen Crown Seal Jurisdiction of Britain holds no Legal Jurisdiction in that Seal now Queen Elizabeth II is not the Crown and using the Admiralty Law Military at their Discretion started in September 2021 so they have their Jurisdiction outside the British Law system of Crown New Zealand Authority and still try to link to Britain with no Land Titles is a problem of who legally has the Jurisdiction of this Flag as NATIVE or as MAORI First?

Seize the 20% Gold of George Watene and David Straight American Professor said I John Wanoa NATIVE holds the Key and Watene MAORI holds the GOLD is not going to happen on my NATIVE LAND TITLE Watch as he is under the MAORI CHIEF FAKE QUEEN ELIZABETH II Corporation Title

4/ Legislation Bundy Waitai and Manahi Mauheni signed the Native Magistrate Kings Bench Court Documents to the Confederation of NATIVE CHIEFS King William IV 1834 Flag Corporation Contract on the Te Tii Marae, Te Hapua Marae and Te Unga Waka Marae Native Courts but not signed on the Awaroa Native Magistrate Kings Bench Court Bank of New Zealand Authority to the British Crown Corporation TRUST and NATIVE CHIEFS Confederation Flag Jurisdiction and Flag given at Kororareka Okiato Native Kings Bench Court in the Bay of Islands with REHAREWHA MANUKAU - NATIVE CHIEF and POMARE = PALMER While Pakeha MAORI selling the NATIVE LANDS nothing to do with MAORI or WHAKAMINENGA in these Years 1823 to 1945 thats in the British Land Records so its all fabricated. And they have given their MAORI MANA and WHAKAPAPA 100% to the WHAKAMINENGA and their Interpretation of the KING WILLIAM IV FLAG as a MAORI Meaning



Declaration of Independence 1835 WHAKAPUTANGA Flag not like what the KING gave the Flag for something different as WAKA and WHAKAPAPA to MAORI LAND that King William IV Never gave that Flag for PAKEHA or MAORI or WHAKAPUTANGA He gave it for NATIVE CHIEFS for their TRADING SHIPS Protection of their Ships and Commercial Contract Business with the KINGS BRITISH CROWN Nothing else you are seeing! So now that you Fly it for a different Contract than BRITAIN that means you are using a British Flag for another Contract so the NATIVE CHIEFS TERMINATE your MAORI LAND CONTRACT and FLAG back into the NATIVE LAND CONTRACT TODAY Friday 28 October 2022 as BETRAYAL of a KINGS CONTRACT. You say you did not CEDE your Sovereignty to the British Kings Crown so we take the FLAG OFF YOU in this KINGS BENCH COURT and give it to the NATIVE BORN PEOPLE of New Zealand who are NOT MAORI and that's the end of your MAORI LAND TITLE CONTRACT SEVERED So this COURT will not let you both sign this NATIVE LAND TITLE DEED WRIT WARRANT DECREE BRITISH FLAG AND NATIVE LAND TITLE OWNERSHIP to New Zealand Country Paper Title Security INSTRUMENTS that this BRITISH BASED COURT will not allow you to sign as a CROWN TRUST BANK CLAIMANT cut off on Friday 28 October 2022 at AWAROA NATIVE MAGISTRATE KINGS BENCH COURT in Helensville and Saturday 29 October 2022 at OKIATO NATIVE MAGISTRATE KINGS BENCH COURT in Kororareka Russell Bay of Islands no more added Signatures to this NATIVE LAND TITLE Seizure back into BRITISH NATIVE LAND TITLE Ownership today forever so long as that British Flag Flies with the CONFEDERATION OF CHIEFS King William IV 1834 Flag Founding of New Zealand Country in the first place before the NZ Government Legislated the Flag out so today the COURT LEGISLATES the FLAG Back into its original POWER we now HOLD over all of you MAORI and PAKEHA Private and Public Corporations and because the MAORI GOVERNMENT of JACINDA ARDERN and GORGI JOB and ANTIONETTE JAMES has NO LEGAL WHAKAPUTANGA FLAG of AUTHORITY to USE IT for CORPORATE BUSINESS that leaves only the ORIGINAL SURNAME CHIEFS to now CLAIM that FLAGS LEGAL TITLE JURISDICTION and AUTHORITY Over your MAORI LACK OF JURISDICTION over the NATIVE LANDS and that FLAG we now DISSOLVE everything MAORI PAKEHA Invented MYTH TITLE to a PICTURE on the WALL AUTHORITY equal to NOTHING Believable or FACTUAL Information and if you copy my KINGS CHIEFS Information you get a POUND NOTE on your heads and lose everything you own I warn you all you failed to come into the COURT over 24 WEEKS and 25 WEEKS tomorrow you are all on TRIAL by ASSOCIATION with CINDY KIRO and JACINDA ARDERN CRIMINAL ORGANIZATION trying to STEAL this COUNTRY as PIRATES and SNAKES we caught you right in the FRAUD in front of everyone in the world to WITNESS the TRUTH Versus ASSUMPTIONS of a PRETEND GOVERNMENT So no more BRITISH FLAG for you to USURP thats ending on 28 October 2022 and don't come to the Hearing if you have QUEEN SEALS with MAORI CHIEF or FAKES WHAKAPAPA The British are watching you mischief and watching me expose it all so we can shut the BOOK on MAORI MYTHS and CORRUPTION not using that Festering Poison Problem to pass onto the next Generations We are ending the BAD BLOOD PAST of WAR and take the FLAG Back to STOP ALL BANK WARS by using the KINGS FLAG POWER to LIQUIDATE THE ROTHSCHILD BANK its POUND NOTE and FIAT MONEY SCAM BUSINESS off the NATIVE BRITISH PEOPLE HOME LAND the AWAROA NATIVE MAGISTRATE KINGS BENCH COURT BANK shall begin on Friday 28 October 2022 with the First NATIVE LAND TITLE SEIZURE from Monday 31 October 2022 forever after so long as the British People Desire to want to Keep us together under KING EARNEST AUGUSTUS V or his son Earnest Augustus VI as our COURT ORDERS them ONTO the THRONE Immediately replace Prince Charles ILLEGITIMATE Criminal Monarch ILLEGAL CROWN and Seize the QUEEN VICTORIA TRUST ACCOUNT and BRITISH CROWN ASSETS Back into the MOAI CROWN KING WILLIAM IV TRUST and KING EARNEST AUGUSTUS V KING OF BRITAIN UK HANOVER NEW ZEALAND and 250 COUNTRIES of the WORLD CONTROL and get the BRITISH ARMED FORCES Back off the EU Parliament WEF WHO





NATO UN EU US CONGRESS VATICAN CITY OF LONDON WASHINGTON DC and LIQUIDATE THEM all in this LEGISLATION Breakdown of the Big GREEN POUND NOTE DEBTOR INSTRUMENT Over them all and pay the World Military's to go after them all THUGS and PIRATES who ABUSED our KINGS FLAG ADMIRALTY RULE LAWS

And Cut off the signing on Saturday 29 October 2022 to take to Westminster Parliament House Of Lords Michael Boyce Admiral of the Fleet and the Magistrate Courts Land Records in Glasgow and Edinburgh Scotland to match up our NATIVE LAND TITLE DEEDS to the Founding of New Zealand in 1834 and not 1840 MAORI New Zealand Corrupted Government Private Corporations we shall Liquidate their Business after Monday 31 October 2022 is at an END of the ROTHSCHILD BANK and WEF AMERICA WARS using our ADMIRALTY MARTIAL LAW FLAG to PERPETUATE WARS we LIVE UP OUR FLAG JURISDICTION and LEGISLATION in this REMOTE DRY LAND COURT with our FLAG POLITICAL FINANCIAL MILITARY POWER to FORECLOSE on all BANKS who USURPED our KING WILLIAM III KING WILLIAM IV LAWS of ADMIRALTY MORTGAGE LIENS on NATIVE LANDS we RECOVER back to their NATIVE PEOPLE Born on their Sovereign LANDS get back now and LEGISLATE IN THIS COURT TODAY top LOCK THEM all up those we Identify a Likeness to their Photos Locked in this Court anywhere in the World without a BAR or DOCK to TRY you all in online. The MAORI GOVERNMENT WHAKAMINENGA and WHAKAPUTANGA IMPERSONATION of this FLAG they no longer ASSOCIATE with BRITAIN without PROOF of an ORIGINAL NATIVE LAND TITLE shall be LEGISLATED OUT TODAY and PROROGUE the New Zealand Government from Monday 31 October 2022 in the hands of the BRITISH ROYAL NAVY and ARMED FORCES from these ORDERS I Make today for the NATIVES of their SOVEREIGN LANDS of New Zealand under ONE BRITISH LAW and MOAI CROWN LORE of TRUTH SOVEREIGN AUTHORITY to GOD of his UNIVERSE of NO BIBLES but MOAI GODS MEMORIAL to his Earth Planet Invention Spherical World

5/ Legislation Cut off signing from AWAROA Native Magistrate Kings Bench Court Bank reinstated on this Land 20m Commercial Rd Helensville Site of the First Native Court Bank reassert that Legal Authority Bank Law and Freemasons Survey Land Certificates for Bank Loans of King William IV Before Queen Victoria Corrupted the Kings Corporation Law for themselves TOHUNGA Hone Maihana Mason will convey the TIKANGA LORE of this COURT into LAW LORE of the NATIVE PEOPLE BORN on these NATIVE LANDS as Shareholders and Landowners equally SOVEREIGNS of their LANDS EXTANT Forever more in our Control and DUAL British New Zealand Federal Government FLAG Jurisdiction Freemasons 10% Britain 40% Natives of the World in 250 Countries 50% as Fair Equity Share in the King William IV Queen Victoria Trust Legal Inheritance Seize control of the US Congress and AMERICA Stranglehold on the World using our KING WILLIAM IV Federal Flag Admiralty Martial Law to Steal the Countries they Robbed with our FLAG we now Seize the Lot of that BRITISH CROWN BUSINESS that belongs to us since King William III Battle of the Boyne 1689 St Patrick Municipal Corporation Act to King George III AMERICA Our Complete Belongs to the NATIVES OF THE WORLD BUSINESS Three way partnership in this International CORPORATION TRADING BANK FLAG we own as NATIVE CHIEFS and EXECUTORS Stake our Authority today in front of the World The British landed on Cook Islands First them in Chatham Islands with the MANUKAU Moriori Inhabitants then New Zealand at Poverty Bay East Coast on my Wanoa Moai Tahiti Cook Islands Land Blocks and Manukau Land Blocks all over New Zealand as Mohi Manukau and I marked out under his direction to take to the British Land Courts in Scotland Freemasons Main Office in Edinburgh

6/ Legislation "AWAROA NATIVE MAGISTRATE KINGS BENCH COURT BANK DECLARATION" Helensville Build the Court House to start the AWAROA MOAI ROYAL PACIFIC BANK here as it



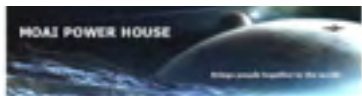
started the WORLD BANK from this Bit of NATIVE LAND Legacy and Authority to create Bank Loan Mortgage Instruments and License to PRINT MONEY under our NATIVE COURT Financial Investment Banking Federal State Self Government Policies set out in our Native Constructed British Government Manual from King William III King George III King George IV King William IV and first CONTRACT King George IV and Paramount Chief Tira Waikato Whareherehere Manukau 1823 NATIVE LAND TITLES and King William IV Crown and Rewharewha Manukau and Ngapuhi Chiefs Queen Victoria Crown NATIVE LAND TITLES 1834 to 1862 NATIVE LAND ACT formed by Rewharewha Manukau Sale of OTAUA Lands 11 November 1862 East to West Coast of Manukau Harbour to East Coast Maraetai Beach as his One Title Model Template in this DECLARATION today reestablished NATIVE LANDS MAORI is an INVENTION of the New Zealand Government back to 1840 Maori Treaty of Waitangi Fabrication of Whakapapa of MAORI Transliteration to make PAKEHA Dominant over the NATIVE LAND TITLE Exploitation using MAORI as a SCAPE GOAT ILLUSION of a FALSE SENSE of BAD INSECURITY and HOPELESSNESS in MAORI being a dominant race they CREATED top STEAL the BRITISH NATIVE LANDS and make al the Weath go to the ELITE FAMILIES unfortunately this DECLARATION has to DESTROY the MAORI LAND TITLES and GO BACK to their NATIVE HAPU while every other NATIVE is settled on the land they Occupy but those who lost their lands may be put in a better position from this Court of Fairness and Equality under a MOAI CROWN Natural System

7/ Legislation Whakaminenga has no King William IV British Flag Jurisdiction or Legal Instruments or Contract Law of Britain to follow the correct path the King gave that Flag for are following the New Zealand Private Corporation 1986 Constitution 1840 Treaty of Waitangi Contract Agreement with Queen Victoria and Queen Elizabeth II

The Incorporations of Te Whakaminenga o Nga Rangatira etched on your Company Incorporations Seals are all complicit in Jacinda Treason Case now by your Queen Maori Seal Contract of Queens Bench Court of Criminal Organization gets the Pound Note Debt Bill I warned everyone about if you get in the way of the Kings Commercial Business of the 13 Chiefs and King William IV Contract and Paramount Chief Tira Waikato Whareherehere Manukau Commercial Contract with King George IV Kahu Pungapunga Hapu that is **my father in Law Peter Mihinui Whanau Hapu Marae in Arapuni Cambridge your Government tampered with our families Marae and shifted Peter Mihinui House from next to the Memorial Rock Title I am claiming to New Zealand that Peter told me about and never told anyone till now So your King Tuheitia Pirate Thug is your business of a Failed Maori Government. The Whakaminenga can do their own business without you Alfred upsetting everyone up in Te Tii Marae on their own without your interference in their Business with the NZ Crown **not Kings Bench Court Business** you tried to ambush and you failed on Saturday 6 August 2022 that I am charging you for threatening the Confederation of Chiefs Company Business Kings Bench Magistrate Court Hearing.**

Here are the Rules of the Confederation of Chiefs Native Magistrate Kings Bench Court UK NZ World you broke underlined as serious consequences of your actions that put you in front of this Court as a result of your convictions that you cannot defend because you are aiding and abetting PM Jacinda Ardern Treason Business you are a **Treaty Partner Sealed in your Incorporation Business** and you will be arrested and imprisoned immediately of your offenses to Stop our Company Contract Business with Britain UK Navy Admiral of the Fleet and Westminster Parliament. You Tampered with our Court proceedings which you have no experience or Trust in something as transparent as this Organization and you Copy and Implement our Kings Court Bench Bank Trading Contract Business Plans of going to Westminster Parliament your self with a delegation and funded by someone who will be charged the





same as you tampering with my Commercial long standing Contract is Treason against out Federal State UK NZ Confederation of Chiefs Legitimate and Legal Authority Business you are tamering with

I forbid you and your delegation of Hapu Incrporations going to Westminster from stealing our Chiefs Intellectual King Sealed Patented Information you and your entire Incorporations are liable for your serious Assault and Theft of Information Offenses which I Prosecute you all today in this Court and Injunct you from going to Westminster Parliament to claim the "Crown" Legal Inheritance Gold and land Titles to New Zealand Country when you are an Accesory to Jacinda Ardern Coprrupted Criminal Organization; Pope Francis gave the Confederation of Chiefs of Aotearoa New Zealand and the 250 Countries in the world our Choice of Adequate Laws that we Enforced against you today with your Corporate Seal Legal partner Jacinda Ardern that makes you illegitimate to make Claims to the British "Crown" Assets Wealth Inheritance with no Track Record continuation oh business correspondence and true Whakapapa Native Titles over New Zealand when you only have Maori land Claims for your New Zealand Government 1993 94 Te Ture Whenua Act to go on for your Incorporations and not British Crown Land Claims to that Trust is out of your Jurisdiction under New Zealand Government sharing your 1993 Te Ture Whenua Act is why you have no Claim I am claiming with a long defined History Evidence and we see nothing from you but Hapu Maori Fabricate Contemporary Whakapapa Radical New Zealand Government Inferior Land Titles you have not done your own British Research because it never interested your Hapu Incorporations until I showed everyone who sees what you got?

8/ Legislate the Maori Whakaputanga Flag of New Zealand Foreign Government Sovereign Crown Whakaminenga Corporation illegal Authority against the British Crown Meaning of a Kings Native Surname Indigenous Confederation of a small group of Sovereign Landowner Chiefs who interprets the Kings Flag of Jurisdiction of what language and Laws King William III and King William IV gave that Flag as a Native Land Title Deed Doctrines of Discovery Title of an Indigenous Native Inhabitant as Manukau Kawharu or Wanoa to speak out the Kings Law Talk and Documents as a Surrogate King saying the True and Correct meaning of the words CONFEDERATION OF CHIEFS FLAG and what I write is the KINGS LAW of New Zealand with these NATIVE LAND LAW COURT LEGISLATION attached to King William III Acts of Westminster Parliament 1689 and attached to King William IV 1830 to 1837 Fixed in this Court Hearing today read out and read out on Friday 28 October 2022 on the Land of AWAROA NATIVE MAGISTRATE KINGS BENCH COURT Helensville and OKIATO NATIVE MAGISTRATE COURT in KORORAREKA RUSSELL Bay of Islands by me the SURROGATE KING WILLIAM IV with that FLAG CLAIM OWNERSHIP of the NATIVE BORN PEOPLE OF NEW ZEALAND

Legislate the New Zealand Government Counterfeiting of our CONFEDERATION FLAG as a COPY WHAKAPUTANGA FLAG Threat against our NATIVE SOVEREIGN People of New Zealand with their WHAKAMINENGA MAORI GOVERNMENT Administrators GORGI JOB and ANTIONETTE JAMES with JACINDA ARDER and CINDY KIRO CRIMINAL ORGANIZATION saying the same language and INTENTIONS Claiming our KING WILLIAM IV FLAG for their QUEEN LESS MAORI MYTH ILLUSION Government under CORRUPT MISSIONARY'S LAND TITLE TRANSFER TO MAORI PAKEHA TITLE we the NATIVES TERMINATE you MAORI AND PAKEHA NEW ZEALAND LAND TITLES TODAY and 28 October 2022 for CORRUPTING OUR KINGS LAW CONSTITUTION and LEGISLATION with your own DREAMED UP LEGISLATION and CONSTITUTION but NO LAW and so we LEGISLATE BRITISH LAW Translated to what I am writing now as NATIVE LAW LEGISLATION Transliterated to KING WILLIAM IV ACTS OF WESTMINSTER PARLIAMENT 1830 to 1837 so because you are stating Clearly here ANTIONETTE JAMES that you have NO JURISDICTION and QUOTING KING WILLIAM IV WHAKAPUTANGA FLAG I caught you STEALING my Valuable Information about our DUTCH KING GEORGE III and KING GEORGE IV and KING WILLIAM IV which tells me you are helping





yourself to our Information to try and Create a LINK to our KINGS FLAG So I LEGISLATED YOU and your WHAKAPUTANGA and WHAKAMINENGA MAORI GOVERNMENT and FLAG COUNTERFEIT IMPERSONATION of Something you know nothing about as CRIMINAL INTENT with GORGI JOB and STEW PETERS PUSHING YOUR NARRATIVE we LOCKED YOU IN THIS COURT Caught in the ACT of TREASON against a KINGS SOVEREIGN NATIVES Versus your QUEEN MAORI FACT LESS TITLE LESS GOVERNMENT YOU stated that you are Learning so where did that come from?

9/ Legislate to Seize the New Zealand Crown Land Titles and Maori European Land Titles and Legal Instruments that the JURISDICTION of the New Zealand Corporation is Corrupted of the Authority to Govern this Country anymore comes to an END on Friday 28 October 2022 as INSUFFICIENT EVIDENCE to Answer to our KINGS BENCH MAGISTRATE COURT MARTIAL LAW FLAG RULER EVIDENCE Against JACINDA ARDERN MAORI GOVERNMENT IN A DEFAULT CONTRACT WITH "NA ATUA E WA AOTEA LIMITED" CREDITOR and "MOAI CROWN KING WILLIAM IV TRUST" CREDITOR Over you all who have NO LEGITIMACY or NATIVE LAND TITLE to New Zealand Country and We LEGISLATED your Authority Out too and your PROPAGANDA MISINFORMATION as Damaging your MAORI IMAGE of FRAUD RACKETEERING PIRATES ON THE HIGH SEAS Notably Mischief PAKEHA KING WILLIAM IV WARNED us about SNAKES and you fit this Character Description of the BLACK LINES around the Small Red Cross of our CONTRACT FLAG you flogged that story from my PATENTED INFORMATION that you are Committing CRIMES like your Ancestors

10/ Legislation Bundy Waitai and Manahi Mauheni have given their MANA to the WHAKAMINENGA and MAORI WHAKAPUTANGA FLAG and not Full Support of the NATIVE KINGS BENCH MAGISTRATE COURT BANK KINGS BRITISH AUTHORITY So unfortunately I CUT YOU Both Adrift into the MAORI SEA of ADMIRALTY COURT IN THE SEA with the New Zealand Sovereign Crown Government where your IWI MAORI have Betrayed the KING OF BRITAIN FLAG for their OWN MAORI Thinking HEADS Like yours are thinking NOT LIKE A KING Who Gave that Flag for the CONFEDERATION and not for a MAORI WHAKAPUTANGA and WHAKAMINENGA MAORI Government when there is already a MAORI GOVERNMENT SCREWING THE NATIVE BORN PEOPLE on these Lands that they are the Landowners in the eyes and Law of the KINGS EMPERORS I represent as a NATIVE INDIGENOUS Writer of KINGS LAWS and LEGISLATION forced on your HEADS NOW with this KINGS FLAG you have no idea of its POWER in the wrong hands now BIDENS HANDS Caught him out with it that SHOWS YOU THE SNAKES KNEW THIS POWER ALL ALONG the WATCHTOWER We take it back off all of you USURPERS and MYSTICAL MAORI PAKEHA PRETENDERS that People had enough

You Did Not CEDE your Sovereignty to the British Crown so why are you Flying a BRITISH KINGS CROWN BRITISH FLAG then calling it a WHAKAPUTANGA WAKA FLAG Did the KINGS say thats what he gave it to you MAORI FOR? NO You made all the Whakapapa Stories up in your HEADS and expect the KING to Believe you and still you cant get it off the Ground because you have NO LEGAL INSTRUMENTS over the Land you are a Part of a BIG LAND THREAT to take it all off you and give it to SOMEONE ELSE and you have no way of getting it back but go to WAR like your PAKEHA in Government is using our FLAG for we now LEGISLATE the THREAT IN THAT FLAG OFF THEM and YOU carrying their CORRUPTION and Talking to each other in a MIRROR IMAGE of one another in the same vein Conversation and TREATY CLAIMS among yourselves caught in a MESS you Created This COURT Legislates the TRUSTEES and CORPORATIONS OUT TODAY OFF These NATIVE LANDS Terminate the MAORI EUROPEAN 99 Year LEASE LANDS Returns to NATIVE PEOPLE TITLE TRANSFER in British Native New Zealand Land Law LEGISLATION today 22 October 2022 for Drafting into BRITISH LAW in our NATIVE COURT JURISDICTION and LEGAL AUTHORITY from the





Original AWAROA NATIVE MAGISTRATE KINGS BENCH COURT BANK MOAI POUND NOTE MONEY LEGAL PAPER INSTRUMENTS AGAINST ALL YOU PHOTOGRAPHED CRIMINALS acting STUPID on our NATIVES SOVEREIGN LANDS and OWNERSHIP ABSOLUTE SHAREHOLDERS

The Court Legislates that the MORIORI were the Original NATIVE INHABITANTS of New Zealand and Chatham Islands and NO ONE has REFUTED the Stories and WHAKAPAPA I have on facebook youtube Twitter Google since 2008 and so that FACT is the LAW today on everyone who has LESS FACT Information to put in front of this Court and Speak to it So I will speak to it all as SUPERIOR KINGS TALK of LEGAL AUTHORITY of that KING WILLIAM IV 1834 CORPORATION BUSINESS TRADING BANK FLAG tonight and 28 October 2022 to CLAIM the NATIVE LAND TITLE the FLAG of KING WILLIAM IV CONTRACT 1831-1834 to the NATIVE INDIGENOUS SURNAME CHIEFS and NOT MAORI Legislated out and NATIVE Legislated in as the MANAWHENUA NATIVE TITLE LAND OWNERS with every NATIVE Born on this Land as EQUALS So you KNOW HOW KING WILLIAM IV Thinks Before Giving that Powerful FLAG to NATIVE CHIEFS who were TRADING into his BRITISH CROWN and not a REPLICA of his FLAG for MAORI with a Different IDEA of WAKA JUMPING and WHAKAPAPA all over the place and still cant stick that together to make a WAKA their TRADING SHIP hasv been over 182 Years of trying to find each other and their MAORI LAND Got SOLD OFF by their OWN MAORI So don't think your going to WAKA JUMP into a NATIVE COURT when you see what happens and the DOOR IS SHUT after the Court Hearing on 28 October 2022 at AWAROA NATIVE MAGISTRATE KINGS BENCH COURT Signed Sealed the off to KORORAREKA to Sign on Saturday 29 October 2022 by those who I chose to CLAIM the NATIVE LAND TITLE and it wont be anyone who wants to be in WHAKAMINENGA MAORI CROWN COURT and want to be in MOAI CROWN NATIVE COURT at the same time is not acceptable in KINGS LEGAL SPEAK TALK LAW LEGISLATE Them out of the BRITISH KINGS FLAG JURISDICTION of this Court today with NO TURNING BACK or forgiveness as this is all about this KINGS CORPORATION BUSINESS FLAG CONTRACT and nothing else matters but HARD EVIDENCE LOYALTY and TRUTH COMMITMENT to the FLAG and its 20 LEGAL INSTRUMENTS we LEGISLATE in this Court today Enforce on Hapless CRIMINALS that get their Photos and Names in this Court that don't do their RESEARCH just Pluck from Stolen Information that will catch you out in front of everyone you cant join the DOTS up

11/ Legislation Your WHAKAPUTANGA FLAG Has got NO LEGAL AUTHORITY inside it according to MAORI LAWYER Charl Hirshfeld Ngati Porou Because the New Zealand Crown Government LEGISLATED OUT and LEGISLATED their 1835 DECLARATION OF INDEPENDENCE THIRD CONTRACT with Australia NSW Government and went around KING WILLIAM IV Founding of New Zealand Second CONTRACT in 1834 from the Original LETTER First CONTRACT in 1831 and then they made a Fourth CONTRACT in 1840 why you don't understand NATIVE LAND TRANSFER TITLES and LAW OF CONTRACT in your WHAKAMINENGA MAORI GOVERNMENT I tried to teach you all these years but you were all CLEVER like NOW to not Talk KINGS TALK but your own WHAKAPAPA Non KING COMMERCIAL BUSINESS TALK you want the Country People to now Follow you I DOUBT IT NOW

12/ Legislation I spent 14 years trying to tell Ngapuhi but you knew best and look at the wasted time in years now you back facing me KING TALK and you still don't get it So we LEGISLATE the KINGS LAWS LEGISLATION without you because your young Rangatahi Hummer Apiata and Ngati Kawa kicked me off your Te Tii Marae and so now I am on the Kororrareka NATIVE LAND for the NATIVE People of New Zealand with a British King William IV Confederation of Chiefs Flag and a History of a Continuity of Sovereignty and Jurisdiction of this Flag we made Legal to use its Power because you didn't let me help you to see the FLAG for what a KING THINKS So your sailing on your own into a Big





Ocean with a FLAG of NO JURISDICTION that I did my best but you chose to go your own way and follow the New Zealand Government to your DEATH J A B V X Consent and Sovereign Crown of New Zealand Jacinda Ardern Lose this Country to their Private Corporations because your BRAIN Is WIRED to a QUEEN and not to KING WILLIAM IV CROWN in Britain thats why I cut you off the FLAG NATIVES OWNERSHIP TITLE DOCUMENTS Here to take to Britain Westminster Parliament direct from our KINGS BENCH COURT FLAG JURISDICTION and LEGAL AUTHORITY KING SEAL LAND TITLE DEEDS and WRIT OF EXECUTION DECREE MARTIAL LAW DECLARATION DOCUMENTS Today the Court LIQUIDATE CORPORATE BUSINESSES and IMMIGRANTS hiding their ASSETS in NEW ZEALAND the Court go after them and arrest them and their Property Businesses Homes the LOT under this KINGS FLAG SHIP COURT MARTIAL LAW POWER to apprehend Criminal Organizations known in their Countries by NATIVE People who identifies them as FRAUD CORRUPTED BANK HOARDING CRIMINALS are not Immune from Prosecution in this Court LEGISLATION I will split out from these LEGAL STATEMENTS of CLAIMS including MAORI Pushing the JACINDA ARDERN ANTOINETTE GORGI JOB NARRATIVE YOUR HEADS ARE ON THE BOUNTY WAGON TODAY as CREATING FACT LESS DOCUMENTS That VIOLATE NATIVE LAND TITLE LAWS and KINGS BRITISH LAWS and LEGISLATION we have in this COURT today Put on you and Stew Peters Push MISINFORMATION BASELESS FACTS that won't stand up in the WORLD COURT because they cant answer KINGS QUESTIONS about a KINGS FLAG JURISDICTION the New Zealand Crown Sovereign Government cant USURP that NATIVE CHIEFS CONTRACT for its QUEEN ELIZABETH II CONTRACT and UNION JACK FLAG OF THE SEA NO BUSINESS IN IT why you are all Checkmate

13/ Legislation for Committing HIGH TREASON with our CONTRACT KINGS FLAG for your Forgery WHAKAPUTANGA FLAG interpretation that has NO BUSINESS MEANING to the KINGS BRITISH CROWN once upon a Time you welcomed the QUEEN now you say you don't swear to the QUEEN is DESPICABLE Behavior of MAORI trying to LEAD the rest of New Zealand People especially Chinese and Indian Business men who, won't fall for an incompetent MAORI Government and we have a MOAI E STATE Government Structure here against this ROGUE New Zealand MAORI GOVERNMENT Killing everyone off the face of this Earth and you MAORI didn't try to STOP IT because your Learning

14/ Legislation for Forging your Documents over the British Government Printing Office Documents altering and tampering with the word NATIVE and changing it Illegally into MAORI at 1769 1831 1835 1840 that wont legally stack up against a NATIVE LAND TITLE in the World Court of United Nations because MAORI can't Link themselves to an original NATIVE LAND TITLE in a Paper Trail of Documents and Land Title Memorials all the way to Westminster Parliament and you can never get the Land Back into MAORI OWNERSHIP because the NATIVE was there before yopu PAKEHA Gorgi Job and Antionette James your SURNAMES are not NATIVE and your WHAKAPUTANGA FLAG is MAORI Invention and not NATIVE British Origins so we CUT YOU OFF the NATIVE LAND TITLE and what have you got to go on is LEGISLATED you off the LAND Both of you PIRATES SNAKES and LADDERS We throw the Proverbial BOOK of LAW at you and see you are STUPID PAKEHA Humbug

15/ Legislate the Kings FLAG into NATIVE MAGISTRATE KINGS BENCH COURT BANK LIEN POUND NOTE JURISDICTION £970 Million-Trillion-Trillion King William III 1694 2 Bar Patterson Moai Pound Note Debt Instrument DECLARATION OF THIS INSTRUMENT to Print the Moai Pound Note as LEGAL Money against the Criminal Fraudsters named Photographed as COLLATERAL Human Value against the Moai Pound Note LEGAL from today for 77 Cook Street Property Seizure from today and again on the 28 October 2022 Proclamation and LEGISLATION under King William III Pound Note Act 1689 and Bank of England Act and King William IV Acts of Westminster Parliament





16/ Legislation of PROROGUE the New Zealand Government and Parliament today's Court Hearing 22 October 2022 and again on 28 October 2022 becomes the Law of the Land to engage with the New Zealand Armed Forces Police and British Armed Forces and Police with the Legislation of the Moai Crown 2 Bar Patterson Patented Pound Note to pay the NZ UK Armed Forces and every other Native Land Title Countries Armed Forces Bill with this Green Pound Note against the Rothschild Bank and Families "City of London" Corporation "Vatican City " Corporation and Washington DC Corporation and Liquidate the Businesses the Crown Agents Assets on this day forward as the King William IV Flag Contract Native Owners of that Flag and its Martial Law Power to end the Bank Wars in this DECLARATION Public NOTICE and WRIT WARRANT DECREE

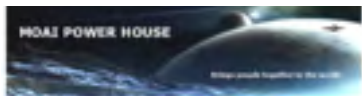
17/ Legislation to make this Flag LEGAL USE and MARTIAL LAW POWER DECLARATION OF WAR on the Rothschild BANK and CITY OF LONDON Business Foreclose on WASHINGTON DC and VATICAN CITY and the WORLD BANK and the missing GOLD in Philippines and Cayman Islands and elsewhere in the World hidden that belongs to our TRUST

18/ Legislate into Law to Replace the Trustees of our King William IV Queen Victoria 1844 Trust and put myself as Head of the Trust and King Earnest Augustus V as King of Britain UK Hanover British CROWN and Recover all Debts Owed the Moai Crown King William IV Trust and Moai Powerhouse Bank Westminster City England Britain UK DECLARATION and PROCLAMATION to transfer the Assets from the King William IV Queen Victoria Trust to Moai Crown Kin William IV Trust Account

19/ Legislate the New Zealand Parliament belongs to the Native born Inhabitants of New Zealand and not the Queen Sovereign Crown of New Zealand Dissolve them and Seize the Country and Parliament off them with the New Zealand Armed Forces and Police and pay their budgets with the Moai Crown 2 Bar Patterson Moai Pound Note Patent King William III Pound Note Act 1694 and Bank of England Act

20/ Legislate Ngapuhi did not cede Sovereignty to Britain but decided to stay with their Whakaminenga Maori Government with a Sovereign Crown Government of New Zealand Maori and Queen Elizabeth II Seal as their Jurisdiction and Whakaputanga Flag Whakapapa Treaty of Waitangi 1840 Queen Victoria Queen Elizabeth II Contract Settlement So this Court Legislated their Whakaputanga Copy Counterfeit Forgery Flag off the British King William IV Contract Legal Instruments and Corporation King William IV First Party Contract gave the Native Chiefs Second Partner Contract of New Zealand Confirmation of a Letter asking for British Protectorate help in 1831 then the second Contract Third Party on 11 March 1834 Confirmation of a Native Confederation Flag and Founding of New Zealand as a Sovereign State of its Native Land Ownership Self Government then on 28 October 1835 a Declaration of Independence Flag Ship of Admiralty Mortgage Instruments of British Native Magistrate Courts Third Party Third Contract and then in 1840 Queen Elizabeth II Fourth Contract Fourth Party corrupted the whole Kings Crown Admiralty Line of Monarchy now this British Native Magistrate Kings Bench Court Legislates the Bloodline Monarchs Crown of Dutch Kings back to King Earnest Augustus V British Crown Corporation in this Court today 28 October 2022 Order him onto the British Throne as the Legitimate King to that King William III King William IV Confederation Flag Contract with the Native Chiefs and Native People of New Zealand Legal Ownership with these Chain of Command Native Land Title Deeds and Flag History Timeline of Events and Great Seals of Britain UK and Legislate out Maori Crown Government of New Zealand Counterfeit Defacto Whakaputanga Impersonation Flag Conflicting Jurisdiction this Court Legislates out off the Native Chiefs Land and absorb all the Native Born People of the Land Ownership of this British Kings Flag that New Zealand Foreign Corporation Government and its IWI Maori and Wjhakaminenga Maori Organization has no Legal Instruments and Native Land Memorials to over the Moriori Manukau Native Lands Registered in the Magistrate Courts





in Glasgow and Edinburgh Scotland we have as Evidence of No Maori Land Title Memorials to King William IV British Crown and this 1834 Confederation of Chiefs Flag Ownership we Claim outright in this Court to Dissolve all Maori Patents and Corrupt Maori Pakeha Whakapapa Contemporary History Legislated out by original Native Hapu Surname Wanoa Kawharu Ututaonga Kawharu Te Awhitu Parapara Traditional Whakapapa broken by Maori Whakaminenga Whakaputanga Impersonation of King William IV British Flag they have no Legal Connection to Westminster Parliament as our Native Surname Chiefs do and those Elders Manahi Mauheni and Bundy Waitai have cut themselves off the British Crown Corporation and King William IV Flag state clearly they did not Cede their Sovereignty to the British Crown Corporation and have joined Jacinda Ardern in Treaty Settlements Contracts Ngapuhi IWI HAPU Commitments with the Government Contract Negotiations the Native Court says that they are Locked in a Contract Agreement Process and cant back out of it and Ngapuhi and the Government cant Legally Reach back beyond 1840 because thats the Native Magistrate Court Bank Flag of King William IV Jurisdiction we have the Legal Instruments for that to Legislate you all off the Native land Title ownership because you have Insufficient Evidence to counterclaim against this Court Flag Jurisdiction Legal Authority and Legislate that you Pay the Corrupted Crown Debt Bill all of you who are on the Queen in Right of New Zealand Crown Government Jurisdiction of a Fake Queen and Counterfeit Whakaputaga Flag outside you 1840 Te Tiriti O Waitangi Whakaminenga Maori Baseless Claims the Native Court Dissolves with British Legislation British Laws and British Great Seal Authority

21/ Legislate Maori Government is a Threat against the British Government Flag Patented in this Native Confederation and Freemasons Native Land Survey Land Certificates that is Private Contract Business not of the Whakaminenga Maori Government Chiefs of IWI Maori as this is Mohi Manukau Freemason Private Contract that only me is Privy to certain Confidential Information between me and the Freemasons Office in Scotland Manukau Company Glasgow Private Company Business Executor why Maori can never inquire into the Manukau Legal Titles and you can only deal with your Sold Maori Titles and they are just about settled for less than 1% Value of Stolen Maori Land that's not worth much value to wealth generation whereas Moai Crown is the Native Crown of this Country Legal Title Documents to Britain Queen Elizabeth II Placed in Dunedin as her Memorial which is my Native Tahitian Royal Family Title she Memorialized and corporatized as her European Land Title the Court now Legislates that Moai as my Tahitian Wanoa Rai'atea Rapa'nui Moko'nui "Moai Crown" Native Land Title Claim ownership to the Native Born People of New Zealand and the Court Convicted her of Theft of my family valuable Treasure the Court returns to my Rapa'nui Wa-noa Spiritual People of Peace Love and Harmony I carry wherever I go so Maori have wooden Pou Pou as their Memorials on Te Tii Maori Land Block but the Ututaonga owns the British Native Land Title to the whole Bay of Islands with Rewharewha Manukau on the British Memorial Land Titles that Maori have second hand valueless Land thats been sold for cheap now legislated back to its higher Value Moai Crown Pound Note Money Currency

22/ Legislate The Whakaputanga Flag as Counterfeit and Forgery of the original King Given Flag for Admiralty Protection of Native Chiefs Trading through the World and not for anything else that Maori is using it for what the King of British Crown did not say to make a replica Flag of his Flag is what I am talking for him the way he gave that Flag to Trade through the World and that Authority now rests in this Native Magistrate Kings Bench Court of British Crown Law that you do not understand or practice in the Whakaputanga is a Threat on our Native Land Titles and New Zealand Government European Maori Crown Land Titles you only Lease Rent and the Court Legislate the Termination of your Leases on Friday 28 October 2022 Public Declaration and Proclamation to New Zealand Population and the Populations of the World in 250 Countries that we take this Kings Flag Jurisdiction and Native Title Model under this Confederation of Chiefs Flag to Unite these Countries to claim their Native Land





Titles and wealth back off the Queens Corporate Pirates and Lunatics trying to Control the Populations so we lead them out of that Corporation Contract into the Kings Corporate Contract and shut them down on this day in front of the world watching this live Court Hearing they witness the King Flag Take back Native Lands from the New Zealand Private Corporation Government Pirates named Photograph Legislated as Awaroa Native Magistrate Kings Bench Court Bank Human Living Blood sucking New Zealand Crown Agents Private and Public Corporations Human Value Collateral Chattels Assets Seized to defray Judgment Debtors Owed Pound Note Cashed on them Immediately from Friday 28 October 2022 including Maori In corporations using the Maori Chief and Pakeha Queen Fake as their Crown Sovereign of New Zealand Seal and using a Counterfeit Whakaputanga Flag and I have the only Legal Documents of the Legitimate British Approved Confederation of Native Chiefs King William IV Corporation Flag for Kings Contract Business only with our Executive I have chosen and John Wanoa, Gregory Cook, Blair Ingram, Phillip Te Awhitu, Phillip Newton Sharleen Amai, Kate Baker, Tania Rameka, Tracey Wanoa, Cecile Hoods Legislated into the Confederation of Chiefs Executive Committee I chose in KINGS FLAG JURISDICTION BRITAIN DIRECT NATIVES PARTNERSHIP

23/ Liquidate all New Zealand Trusts and Corporations on Friday 28 October 2022 and drop the Pound Note Bill on all Registered and past registered Companies that have been bankrupted to hide heir wealth of that reported Criminal by the public including all American Billionaires and Millionaires Real Estate Agents who are buying up property here and the the Real Estate Companies helping them with Land Conveyancing we check all Native Land Titles completely after "Moai Crown" Court Seizes 1/61-77 Cook Street Property and 17 Property Businesses on Friday 28 October 2022 onwards next Business Day report the Writ Warrant Trespass Notice to Auckland Police Station from this Court Seal and Legislate the Moai Crown Court Pound Note from this Awaroa Native Magistrate Kings Bench Court Land Block 20 Commercial Rd Helensville as it was as it still is. We have evidence of the Native Court Chair of Judge John Rogan who was Mohi Wiremu Te Maati Manukau IV Great Grandfather but the Awaroa Native magistrate Court Sign is hidden away and made to look like it was a Helensville Native Magistrate Court Pakeha fabrication of the IWI Maori Ngati Whatua Runanga Trust Board Trustees and Naida Glavish Corporate Snake we have caught out in the Fake Kawharu Whakapapa the Court Legislates Kawhatu Whakapapa from Whaingaroa Raglan and Whakatu Marae Nelson Ross Hona Kawharu Original Native Land Owner of One Tree Hill Auckland greater City area to East Cape Gisborne Hawkes Bay Auckland Kaipara District Legislated back in today to Manukau Tribesmen Moriori and Kawharu the Giant of Waikato Seized back the Native land Title to this New Auckland District on Friday today 28 October 2022

24/ Legislate THE LAND CLAIMS COMMISSION'S LEGISLATIVE FRAMEWORK Normanby's August 1839 Legislate out wt-theme-a-old-land-claims.pdf (waitangitribunal.govt.nz) and Seize all these Titles back into this Native Court [1831 letter to King William IV – He Whakaputanga – Declaration of Independence – Te Ara Encyclopedia of New Zealand](#) no MAORI or WHAKAPUTANGA FROM KING WILLIAM IV at that time is FALSE Legislate out KINGI WIREMU is a PAKEHA WILLIAMS make this not a TRUE NATIVE Document Land Title from KING WILLIAM IV talking to a NON INDIGENOUS NATIVE

25/ Legislate the King William III 1689 Bill of Rights Act over the New Zealand 1688 Bill of Rights Catholic St James knocked out off the King William IV

26/ Legislate the Ardern family and Latter Day Saints and Mormon Churches off the Native Lands and their Control of the Native People Sovereigns of their Native Lands





27/ Legislate Klaus Shwab WEF off these Native Lands and every other Native Lands in the world with our King William III King William IV Trading Bank Court Corporation Flag Jurisdiction and Great Seals of Britain UK back into the hands of the Native Sovereign People of their Lands under the control of the King William IV Confederation of Chiefs United throughout the World and Foreclose on the Queen Victoria Rothschild “City of London” Pope Francis “Vatican City” Biden “Washington DC” Private Corporations off the Native Sovereign Peoples Lands and Bankrupt them with our Confederation of United Native Sovereigns of their Lands King William IV Declaration of War Flag that I shall read out on AWAROA NATIVE MAGISTRATE KINGS BENCH COURT BANK First Nations LAND in AWAROA Helensville Kaipara Harbor West Auckland

28/ Legislate Manukau Moriori Native Tribe as the First Nations Indigenous Native Inhabitants to the Manukau Moriori Tribe of the Chatham Islands that the British Founded Cook Islands first then the Chatham Islands then New Zealand in the original Whakapapa that was fabricated out by the New Zealand Australian Colonial Crown Missionaries Whakapapa that we we are re establishing Waitangi and Manukau Marae on Chatham Islands to Waitangi Manukau New Zealand which was the established tribe here the Manukau Tribesmen before they got decimated by Polynesian Immigrants Asian Indian Spanish French English Immigrants Buying and selling the Native Land Titles the British Seized the whole lot back off them now we want the Original Native and Seized back under King William IV British Crown Native Titles on Friday 28 October 2022 and put into all New Zealand Born Natives Ownership Titles by this Native Magistrate Kings Bench Court Legislation Law King William III Constitution Act 1689 and King William III Bill of Rights Act 1689 and King William III Bank of England Act 1694 and his Pound Note Act 1694 and Legislate our 2 Bar Patent Paterson Pound Note Moai Crown Court Pound Note Money Credit Note Instrument and King William IV Corporation Flag Business

29/ Legislation of Maori Government Threat against our British Kings Flag Corporation Business Contract King Seals and Native Land Certificate of Title Deeds that we Claim back with our Flag the Maori Government is Flying inside the Parliament is not a Maori Flag Whakaputanga that King William IV Did not Legislate into their Maori Contract with the New Zealand Private Corporation Government we Legislate out off the Native Land Title Deed we Seize upon and Lock you all up for Treason with that Flag you cannot use or Legislate back the Legal you Legislated out for your Union Jack 1902 Jurisdiction 200 miles in the Sea is where you all came from and go back top so that is why the Confederation of Chiefs Bill Debtor Charged you in this Native Magistrate Kings Bench Court Legislated you out of Business and use our Native Land Title Deeds within these Documents Affidavits and Video Affidavits.

30/ Legislate Liquidate Corporations and Trusts today including the Rothschild Banks and Pound Note and 1844 Queen Victoria Trust Seized back into Maori Crown Court Bank King William IV Moai Crown Trust Creditor Charge each Corporate CEO Member name 1 Trillion Pound Note and Seize their Business as a Consequence of Fraud Criminal Organization of WEF EU Klaus Shwab Corrupted Business Corporations charged with High Treason and Genocide Bio War and Invasion of other Sovereign Nations using Kings Admiralty Martial Law War and Terrorism use of our King William IV Dry Land Declaration of War Flag on everyone who got Mortgages and Bank Loans out of it and the Rothschild Bank Notes came out our our Kings Flag Jurisdiction and it will go over them now and liquidate their Corrupt Fraud Business under King William IV Acts of Parliament British Legislation 1830 King William IV [british legislation 1830 - Bing images](#) [Legislation.gov.uk](#)

31/ Legislation of Whakaputanga Maori Crown of New Zealand Forgery and Counterfeit of our 1834 King William IV Confederation of Native Sovereign Chiefs Flag Contract Legal Ownership Trading Bank Business and Clear Unencumbered Title over their Native Land its Memorials and Survey Land Title Certificates of Transfer to the British Crown Corporation Flag Nations Business we legislate this Flag back in as Legal that the New Zealand Government Legislated out and has to get the publics consent to Legislate it back in with the King of Britain UK Consent but that is impossible because we have the Legal Rights of Ownership to that Flags Use





as our Trading Banks Business Free Passage through the World with our Moai Pound Note Legislated back in our Kings Flag Patented Federal State Republic Sovereign Nation Self Government Dual British and Moai Crown King William IV Trust Corporation Business Flag Ownership Legislated in for use on Friday 28 October 2022 in this Native Magistrate Kings Bench Court Hearing we Declare as a Legal Lawful Legitimate Legal Government E State Dual Federal State Government with Britain UK and Seize the British Native Peoples Land under the City of London and Westminster City into the Sovereign Peoples of their Native Lands and Legislate the Pirates Elites Churches Vatican City off the Natives Lands in Britain Vatican City and America ASAP on 28 October 2022 thereafter by Orders of this Court and MOTU PROPRIO Orders of Pope Francis and our Kings Flag Jurisdiction of MARTIAL LAW and Military's Contracted and Paid with the Moai Pound Note from this Awaroa Native Magistrate Kings Bench Court on Zoom Live Streaming around the World as our Witnesses

22/ Legislate that the Maori Whakaminenga Government has no Legal Authority to Claim the 1835 Declaration of Independence Flag as an Un-Corporated Whakaputanga Counterfeit Forgery Flag as our Confederation of Chiefs 1831-1834 Flag is an 8 Point Star Municipal Corporation Act Creator of the Corporations Commercial Contract Businesses Flag of Banks Admiralty Mortgage Loan Instruments

23/ Legislate Patents on this King William IV Flag Contract with Rewharewha Manukau Rawhiti 6 Land Block Grave Site King William IV Tile Flag Title period 1830 to 1862 at 32 years old he went from Bay of Islands to Manukau Harbour where his Tribe Inhabited North and South Head Auckland Moriori Tribesmen before they were invaded and driven off their lands but still have the Native Title to as far as the British are concerned still there on the record.

24/ Legislate Kawharu the Giant Plaque on One Tree Hill Reinstated as the original Chief of Kaipara and Auckland Raglan Nelson with the Manukau Tribesmen Moriori Tribe Original Inhabitants Koata family from Nelson I had the opportunity of bringing up to Auckland to claim their Ancestor on One Tree Hill Gravesite turned into a footpath is appalling of Ngati Whatua to desecrate their Whakapapa so qwe Legislate it all back to the original Native Landowners today in British Law and orders of this Court return Lands stolen by Queen Victoria Crown and put back under King William IV Flag Control and King Earnest Augustus V British Crown Control and the Confederation of Chiefs King William IV Flagship of Admiralty Jurisdiction Legal Authority John Rgan Rewharewha Manukau Titles and Native Land Act 1862 Legislation return Manawhenua Title from Ngatiwahtua Kaipara and Ngatiwhatua O Orakei IWI Trustees Title Landownership back to Manukau Tribesmen and Kawharu the Giant of Waikato Landownership under the British Crown King Earnest Augustus V Titles and Seize 1/61-77 Cook Street Land Titles and 17 Businesses for Defrauding the Original Manukau Kawharu Native Land Titles Legislated back into Law today and return the Missing Kawharu Gravestone Plaque on One Tree Hill and Return the Awaroa Native Magistrate Court Sign that is changed to Helensville Magistrate Court that is in the Helensville Museum with Judge John Rogan Court Judge Chair Claim back Legislation today return these Treasures to Build a New Court House Bank here as our Legacy to Judge John Rogan and Mohi Te Maati Manukau I II III IV AWAROA NATIVE MAGISTRATE KINGS BENCH COURT BANK Legislation today to Paramount Chief Tira Waikato Wharerehere Manukau and King George IV Sale and Purchase of New Zealand to save it from getting into French Ownership in 1823 King George IV British Crown Land Natives of New Zealand Legislated back in today under King William III IV Legislation Law Jurisdiction King William IV Flag

25/ Legislate the 25 Video Affidavits and 25 Legal Documents into New Zealand Law today because these Legal Instruments have a three strike and your out Policy on Wednesday 26 October 2022 Court Hearing in Public Notification and Declaration and Proclamations on Friday 28 October 2022 they became the Legitimate Law of the Land over New Zealand back into Native Land Titles with the Mortgage Debts turned onto the Crown Sovereign of New Zealand Private Corporate Businesses Trustees CEO's and Parliament Rogue4 Government Named Photographed Politicians Judgment Debtors Lawyers Judges Policemen Civil Servants Doctors Nurses



Iwi Trustees and New Zealand Crown Agents Property Developers feeding off the Fraud Crown Government Legislations we the Native Sovereign People born on these Lands Agree with the Native Court Committee Trustees today to Foreclose on their New Zealand Corporations Trusts today and Bankrupt them off our Natives Lands Legislated in this Court today under King William III IV Legislation Acts of Westminster Parliament Britain UK Partnership British Flag and Confederation Flag Sovereign Nation Land Ownership Clear Title Mortgage Free Creditors and Assignee Legislated in today into Unrebutted Affidavits and Live Lips Moving Individual Native Landowners Video Affidavits as Truth Honest Public Statements of Claims and we acceted the Silence of these Accused Pirates and Bio War V A X Murderers Treasonous Villeins Guilty as Prosecuted Charged and Fined in this Zoom Public International Bar Less Dock Less Native Kings Bench Magistrate Court today locked in a Defaulted Contract with me and the Native Born People of New Zealand Legislation today Please Note that these Legislation are attached to the King William III King William IV British Legislation Acts from 1689 to 2022 anywhere between Jurisdiction and Legal Authority of the King William III Municipalities Act 1689 British Constitution Act 1689 and Bill of Rights Act 1689 and King William IV Constitution Act 1835 and Municipal Corporations Act 1835 and King William III Bank of England Act 1694 and Pound Note Act 1694 Legislated into Law today in this Moai Crown Sovereign Court of New Zealand Higher Authority Kings Law of Martial Law DECLARATION OF WAR ON THE ROTHSCHILD BANK POPE FRANCIS BANK WORLD BANK AND GOLD THAT IS MISSING LEGISLATION and Jurisdiction of this SUPERIOR TITLE COURT today LIQUIDATE THESE THUGS AND PIRATES ASSETS LAND PROPERTY CRIMINAL FORTUNES AND PROCEEDS OF CRIME UNDER THE POLICY OF "ONE FRAUD EQUALS AL FRAUD OF ROTHSCHILD FAMILY AND QUEEN VICTORIA DYNASTY FORECLOSED ON BANKRUPTED with the Green Pound Note of King Earnest Augustus V head on the 970 Million Trillion-Trillion Moai Crown Court Bank POUND NOTE DEBTOR INSTRUMENT Legislated in Law today with the VATICAN CITY BANK FORECLOSED ON BANKRUPTED Today and the WORLD BANK FORECLOSED BANKRUPTED Today CHURCH AND STATE FORECLOSED BANKRUPTED Today LEGISLATION with the Public of the Worlds Native Peoples in 250 Countries Protected under KING WILLIAM IV DECLARATION OF WAR CONTRACT MARTIAL LAW FLAG LEGISLATION OF THE NATIVE PEOPLE OF THE NWO JOINT NATIVE 250 COUNTRIES "NATIVE WORLD GOVERNMENT" here today PROCLAMATION and DECLARATION OF WAR ON THE BANKS and ELITE FAMILIES Rising up against their TYRANY WAR MONGERING LUNATIC CONTROL MAFIA CABAL CORRUPT CRIMINAL ORGANIZATIONS THIS COURT CAUGHT OUT PLAYING WITH OUR KING WILLIAM IV BRITISH FLA NATIVE CHIEFS CONTRACT FLAG BUSINESS VIOLATION OF ADMIRAL OF THE FLEET MICHAEL BOYCE LORD BARON BOYCE PARTNERSHIP TO THE CONFEDERATION OF CHIEFS BINDING ON THE BRITISH CROWN PARTNERSHIP CONTRACT AND OBLIGATION PROTECTORATE FLAG BUSINESS AND POUND NOTE DEBTOR INSTRUMENT HONOR TO PAY HIS MARTIAL LAW NAVY MAGISTRATE COURT MORTGAGE LIENS BANK INSTRUMENTS WE ENFORCED AND LEGISLATED INTO UNREFUTED AFFIDAVITS TODAY CREATES LAW OF THE 250 NATIVES SOVEREIGN COUNTRIES TODAY FIXED TO THIS NATIVE LAND IN AWAROA HELENSVILLE TODAY the Original "AWAROA NATIVE MAGISTRATE KINGS BENCH COURT BANK" NAVY CAPTAIN ON A SHIP SURROGATE KING WILLIAM IV Myself Reinstated this Court House Jurisdiction of Judge John Rogan and the Paramount Chief Mohi Te Maati Manukau the I, II, III, IV Native Chiefs and British Captain on a Ship Mortgage Broker and Banker Position as MOAI POWER HOUSE BANK Westminster City England Creditor Banker myself TRUSTEE LANDLORD to Foreclose the BANK OF ENGLAND Seizure WRIT WARRANT and NATIVE LAND TITLE DEEDS of all 250 Countries under the DUTCH PROTESTANT KINGS SUPERIOR Bloodline BRITISH CROWN DEBT RECOVERY KINGS CORPORATE BUSINESS TRUST AC

26/ Legislate the Scottish Freemasons British Native Land Title Deeds and Surveyor Certificates Mortgage Instruments in this Native Court House today for 250 Countries Certification and Change all Titles under Queen Victori and Queen Elizabeth II Crown Land Titles back to King William IV King Earnest Augustus V Crown



Native Land Titles British Corporation Native Chiefs Land Titles Partnership King William IV Flag Contract Partnership New Zealand and Britain UK Dissolve the EU Takeover of the British Armed Forces and British Royal Navy and Scotland Yard Pole Force and pay them all over he first 10 Years with the MOAI CROWN COURT POUND NOTE DEBTOR/CREDITOR MONEY HUMAN COLLATERAL LAND BANKING INSTRUMENT Legislated into Law today for the First NATIVE PEOPLE OF NEW ZEALAND of 250 Countries NATIVE PEOPLE WAITING FOR US NATIVES to LEAD the World back into the Safety of the PROTESTANT KINGS EMPERORS SECURITY SAFETY and LEGISLATE this WEF EU UN NATO CDC Rothschild Pope Francis Biden Administration out of Business Wound up and LIQUIDATED with the GREEN POUND NOTE out of Business and Legislate the WARS to STOP today LEGISLATION Fixed in STATUTE LAW in this NATIVE COURT today

27/ Legislate the KING WILLIAM IV CONTRACT Flag off Jacinda Ardern Cindy Kiri MAORI CROWN SOVEREIGN OF NEW ZEALAND Government and off JOE BIDEN AMERICA CONGRESS Charged with ESPIONAGE BRITISH CONTRACT FLAG LAW VIOLATION HANGING IN CHAINS ACT FOR FRAUD PIRACY ON THE HIGH SEAS WITH OUR DRY LAND KING WILLIAM IV NATIVE CHIEFS CONFEDERATION FLAG that was not given to MAORI CHIEFS LEGISLATED OFF the NATIVES LANDS In 250 COUNTRIES today LOCK THEM UP FOR LIFE HIGH TREASON and PIRATING OUR KINGS FLAG because its a FEDERAL GOVERNMENT FLAG of IMMENSE POWER that we are LEGALLY ENFORCING Today as the LEGAL OWNERS OF THAT BRITISH FLAG so that means BIDENS AMERICA FLAG IS A HOAX FLAG Created in their HEADS but I am ENFORCING this FLAG as a KINGS HEAD AUTHORITY over anyone else Using it ILLEGALLY for their own SELF INTEREST USE because they Know that its the HIGHEST LAW IN THE WORLD of MARTIAL LAW STATE OF EMERGENCY LAW OF DUTCH KINGS rgar you all have NO CONTRACT BUSINESS WITH to use that Flag as a COUNTERFEIT FLAG Mirror Image of a PERFECTED CRIMINAL THUS from the HIGH SEAS of SNAKES and ROBBERS Caught out playing with a FLAG that was not gine to you to PLAY AROUND WITH Legislated off you Thugs

28/ Legislate the Maori HAPU In corporations are Registered with the Crown Sovereign of New Zealand Private Corporation Corrupt Queen in Right Corporation Fictitious Non Entity Crown Seal that has no Legitimacy but MAORI fall down and accept Less than 1% of their LEASED ONLY MAORI LAND that is SOLD OFF by MAORI and so the NATIVES Did Not Sell their LAND under a NATIVE Government Authority So Now we Legislate a NATIVE FEDERAL KINGS FLAG SELF GOVERNMENT Authority today with all these 25 LEGAL INSTRUMENTS and KING WILLIAM IV REPUBLIC FLAG Founding of New Zealand Country on 1831 to 1834 CONTRACT SOVEREIGN NATIVES of their own LANDOWNERSHIP we LEGISLATE today back into CONTROL and PROROGUE the Pretend Government Parliament of New Zealand and LIQUIDATE THEM off the NATIVES LAND today in this No 28 LEGISLATION ACT Enforcement Internationally LAW DECREE WRIT WARRANT ARREST AND CONTROL POSSESSION UNDER KING WILLIAM IV FLAG SHIP OF ADMIRALTY COURT MARTIAL LAW ENFORCEMENT HIGHER AUTHORITY OF THIS KING LAW COURT JURISDICTION and LEGAL ARREST WARRANTS OF THIS COURT SHERIFFS Legislation and Passing of these Acts of King William IV 1830 to 1837 Westminster Parliament Entrenched

29/ The Whakaminenga and Maori Government is a Direct Threat on the NATIVES OD NEW ZEALAND People who are United against the TYRANNY of the Jacinda Government and Parliament full of MAORI now talking Corporate Business with the MAORI In corporations TE TURE WHENUA MAORI LAND ACT anf WHAKAMINENGA and WHAKAPUTANGA Counterfeit Forgery Flag of King William IV that was not given to the MAORI WHAKAMINENGA or WHAKAPUTANGA FLAG Impersonation and was LEGISLATED OUT off the NATIVE LAND TITLES CONTRACT with King William IV CONTRACT with the NATIVE CHIEFS So the Government CROWN SOVEREIGN OF NEW ZEALAND has to LEGISLATE your DEFACTO COUNTERFEIT WHAKAPUTANGA FLAG into NEW ZEALAND LAW which is IMPOSSIBLE





to get a ROYAL ASSENT from BRITAIN and your Governor General Does not swear any OATH of their OFFICE and your MAORI WHAKAMINENGA MAORI GOVERNMENT is Fooling the NATIVES OF NEW ZEALAND wirth a FAKE PICTURE of a MAORI CHIEF and a FAKE PICTURE of QUEEN ELIZABETH II as your AUTHORITY JURISDICTION which won't stand up in the World Court in the HAGUE or United Nations as a MYTH ILLUSION and a COUNTERFEIT WHAKAPUTANGA FLAG in my Total Research as a NATIVE ASSESSOR Does not EXIST so the COURT LEGISLATE YOUR FICTION FLAG AND QUEEN OFF THESE NATIVE LANDS Today as NON LEGAL in the British Supreme Court and Original Awaroa Native Magistrate Court Bank Freemason Land Survey Records and British Crown Land Records you are not PRIVY TO but only what I have written as the TRUE NATIVE LAND TITLE DEEDS OWNERSHIP Kings Superior Court Emperors Freemasons Private Corporation Business the same as the Queens Private Corporation Business Administration you are locked out of if you can't produce your own Legal Documents with your Author name and Surname WHAKAPAPA MEMORIALS TO YOUR MAORI LAND TITLES and New Zealand Crown Fake Land Titles which have my own Wanoa Tahitian Royal Family Tribe MOAI STATUE Replica on Lyal Bay Wellington and REAL MOAI in Auckland I got my arms around and Desmond Wanoa got his arms around our MOAI STATUE MEMORIAL NATIVE LAND TITLE NEW ZEALAND CROWN CERTIFICATE TITLE that this NATIVE COURT LEGISLATE BACK INTO OUR NATIVE PEOPLES OF THIS COUNTRY OWNERSHIP WRIT WARRANT SEIZURE AND LEGAL RE POSSESSION Of our NATIVE LAND TITLE CERTIFICATE MEMORIAL LANDOWNERS DOCUMENTS FOR EVERYONE WHO is not a MAORI invention of Jacinda Ardern ROGUE CORRUPTED TREASON GOVERNMENT IWI MAORI CORPORATIONS PIRATES AND THUGS CRIMINAL ORGANIZATION caught committing Fraud

30/ Legislation that MAORI cannot make a CLAIM in the NATIVE MAGISTRATE KINGS BENCH COURT Because they gave their LOYALTY to their MAORI WHAKAPUTANGA and WHAKAMINENGA linked through GORGI JOB and ANTIONETTE JAMES pushing the Jacinda Ardern DUAL MAORI PAKEHA Whakaminenga MAORI Government "CROWN SOVEREIGN OF NEW ZEALAND" NARRATIVE FLOWER ON THE WALL AMBIGUOUS FICTITIOUS IMAGINARY DREAMED UP THIN AIR LEGACY that has NO DOCUMENTS MEMORIALS TO THEIR MAORI LAND TITLES that now they are Caught up with a KINGS POUND NOTE on their STUPID HEADS why they failed to come into the NATIVE KINGS BENCH MAGISTRATE COURT and stake their CLAIM over a NATIVE LAND TITLE That got them all on the Land in the First place is STUPID to open their MOUTH and make BLATANT STATEMENTS of no TRUTH FACT

31/ Legislate Ngapuhi Treaty Settlements Contract Agreement are talking to each other MAORI in Government and MAORI and their JABBED UP HAPU on the INCORPORATED MAORI MARAE separated from the King William IV British Crown Contract with the NATIVE CHIEFS and NATIVE BORN PEOPLE on these NATIVE LANDS as AWAROA NATIVE MAGISTRATE KINGS BENCH COURT BANK CREDITORS Bill Debtor Charged all of you in your own PRIVATE or PUBLIC CAPACITY with inferior NZ CROWN SEALS and LEGAL DOCUMENTS and Small CROWN AGENTS who FAILED TO CHALLENGE THIS COURT over the past 25 WEEKS to 28 October 2022 is UNCHALLENGED which means you now LIABLE and not IMMUNE from Paying the COURT BANK BILL LEGISLATED IN THIS COURT TODAY LAW DECREE WRIT WARRANT PROPERTY CONTROL AND SEIZURE ARREST WARRANT you FACE as SILENT

32/ Legislate as True and Correct words written in 25 Books and 25 Videos Live Speaking Court Individuals are not Dead inside a New Zealand Court System of Queens Bench Court LAW LESS Outlaw Judges Politicians We the Native People of New Zealand Condemn the Parliament Government and Remove them of their Power and Control over us today and LEGISLATE THEM ALL OUT AND LOCKED UP THE LOT OF THEM ASAP pay the New Zealand and British Armed Forces Police with the Moai Crown Court POUND NOT INSTRUMENT to Arrest them all as Charged in this Court Hearing today Enforced under the King William IV Flag Sovereign Authority Jurisdiction and Legal Documents Seals and Confederation of Chiefs Executive Management





Committee Administrators and Ngapuhi Treaty Settlements Pita Tipene Tuhoronuku \$5 Million Settlement is Proof of Meaningful Discussions among MAORI 2nd February 2021 as a CONTRACT not of Britain UK and our Confederation Flag CONTRACT that MAORI are TAMPERING WITH face the LEGAL CONSEQUENCES of their MAORI INCONCISTENCIES AMBIGUOUS FABRICATED CORRUPT FRAUD CONTEMPORARY HISTORY WHAKAPAPA Against our ORIGINAL NATIVE TRADITIONAL WHAKAPAPA HISTORY of First Nations Inhabitants MAORI Wiped out but not quite is now LIQUIDATING your MAORI LAND TITLES and MAORI CROWN Pretend MAORI GOVERNMENT and WHAKAMINENGA is Insufficient Evidence n this Court why you dont talk in it because if you say something wrong you get a Pound Note on your head so there are NO MAORI PAKEHA LEADERS to talk to this COURT about the KINGS LANDS You only LEASE so the NATIVE COURT Severed your BRITISH CROWN MOAI CROWN NATIVE LAND LEASES and set you back into the REA OF ADMIRALTY 500 MILES OUT where you practice your New Zealand Foreign Corporation LEGISLATIONS Borrowed from these Dutch KINGS you MAORI PAKEHA CORRUPTED we remove from you today on our NATIVE PEOPLE LANDS and Bill Charge Debtor you all now we know who you attach yourselves to the New Zealand MAORI CO GOVERNMENT PIRATES we now make this DECLARATION and PROCLAMATION to Britain UK Parliament and to 250 Countries Natives waiting for us and our Confederation British Kings Flag Jurisdiction Partnership CONTRACT FLAG Flying together forever but in the Wrong Hands we take off them today with our Legal Doctrines of Discovery Titles and Legal Instruments Unrefuted Affidavits made LAW today

33/ Legislation If the New Zealand NAVY Police and Armed Forces don't Assist us today arrest the Rogue Parliament and Government then this Court has the Legal Right to CONTRACT Fiji, Philippines, Tonga, BRICS Military and Police with our DECLARATION OF WAR KING WILLIAM IV FLAG AUTHORITY to CONTRACT PAY them with the GREEN POUND NOTE and BLUE POUND NOTE INSTRUMENTS against the named Photographed Publicly Displayed CRIMINAL PIRATES Breaking our KINGS LAWS DECREES and LEGISLATIONS

34/ Legislate the Recovery of the King William IV Queen Victoria Trust British Crown Corporate Business Hijacked by the Rothschild Family and Reinstate King Earnest Augustus I Back on the Throne replace Queen Victoria Crown Legal Inheritance of our Trust to the Legitimate King Earnest Augustus V Successor to the THRONE and our Trust account reinstated with mt replacement of Queen Elizabeth II as Head of the King William IV Queen Victoria Trust Corporate Business Legal Inheritance as Surrogate King William III King William IV

35 Legislate the Founding of New Zealand by King William IV on 11 March 1834 Fixed in this Court today and Dissolve the Fraud 1840 MAORI TREATY OF WAITANGI TREATY SCAM Corporation Business Illegal Crown MAORI LAND NZ CROWN LAND TITLES Documents Seize on them and Lock them all up for Fraud Remove the FLAG LEGAL AUTHORITY of the 1835 DECLARATION OF INDEPENDENCE FLAG LEGAL USE from MAORI CROWN BUSINESS of IWI MAORI and Government Parliament MAORI USE and COUNCIL LOCAL GOVERNMENT USE and ABUSE of our KINGS FLAG POWER while they cant JOIN themselves to BRITAIN CROWN AUTHORITY which belongs LEGALLY to the NATIVE PEOPLE OF NEW ZEALAND from today NOTICE TO THE PRINCIPAL IS NOTICE TO THE AGENT AND NOTICE TO THE AGENT IS NOTICE TO THE PRINCIPAL Public International Statement from Me John Hoani Kahaki Wanoa Surrogate King William IV and President of the Confederation of Native Chiefs People of New Zealand and MOAI CROWN SOVEREIGN OF NEW ZEALAND FLAG OWNER MOAI EXECUTOR DIRECTOR

36/ Legislate the Removal of the LATTER DAY SAINTS CHURCH AUTHORITY over the PACIFIC PEOPLE and AFRICAN PEOPLES NATIVE SOVEREIGN LANDS of New Zealand to start with and REMOVE THE





MORMON CHURCH and CATHOLIC CHURCH AUTHORITY from New Zealand and PACIFIC ISLANDS and AFRICAN COUNTRIES NATIVE LANDS today and Boot them off our NATIVE LANDS with their WEF

37/ Legislate in King William III King George III King George IV King William IV Acts of Parliament and Legislate in MOTU PROPRIO Counts Letter, Philippines Acts of Parliament, 1834 Flag Founding of New Zealand Doctrines of Discovery Title, British Legislation Acts 1689 to 1837 to 2022 Enforced in this Court, Moai Crown Sovereign Natives Kings Flag Jurisdiction of a Superior Court Federal State Republic Dual Government 1834 King William IV Flag Law Legislation versus New Zealand Crown Sovereign Inferior Court Government Parliament 1902 Union Jack Flag Legislation Jurisdiction Legislate in the Moai Crown Court and Awaroa Native Magistrate Kings Bench Court and Sheriffs Badge and Uniform and King William IV 1834 Flag Jurisdiction over all other Jurisdictions in New Zealand Britain and the World under King Earnest Augustus V Legitimate Monarch Sovereign King of Britain UK Hanover as it is on an unbroken line of Admiral of the Fleet Mortgage Lien Bank Court Instruments and Boot Prince Charles off the Throne his Un Royal Murderous Treason Family of Pedophiles Hijacked King William IV to his brother next in line to the Throne King Earnest Augustus V and stop the WARS LEGISLATION Here today Passed in this Court for the Native People of the World in 250 Countries today Legislate the word MAORI out as it is a PATENT of the New Zealand Crown Sovereign FAKES Invention Tribe Not Real MAORI Indigenous People or NATIVES of their Sovereign LANDS these PIRATES and SNAKES are ROBBING and showing what a PIRATE RUNNING A SCAM CORPORATION CROWN of New Zealand not Britain CRIMINAL ORGANIZATION that the WHAKAMINENGA are in BED with talking to each other the same PLANS what they Counterfeit our FLAG Illegally have no Meaning for the Forgery Flag they flying for not BRITISH CROWN INTERESTS but Foreign Government UN EU Interests a THREAT to our BRITISH KINGS FLAG CORPORATION PARTNERSHIP BUSINESS the Court LEGISLATE them out of our KINGS FLAG JURISDICTION and BILL DEBTOR them for COUNTERFEITING the BRITISH GIVEN FLAG to NATIVES not MAORI Fixed true statement today and Legislate 20 Legal Instruments of our 1834 King William IV Flag dropped on every Threat against this British Flag that Ngapuhi Didn't Cede their Sovereignty to cut themselves off to Britain Crown Corporation by talking to New Zealand Little Crown Corporation sailing in the Ocean without a paddle LAW LESS Bunch of Lunatics and MAORI are part and Parcel of that SCAM BUSINESS by displaying their MAORI CHIEF and QUEEN ELIZABETH II FAKE Crown SEAL Jurisdiction the WHAKAMINENGA is COMPLICIT in QUEEN MAORI CONTRACT NEGOTIATIONS Settlements and they don't belong in a NATIVE MAGISTRATE COURT BUSINESS and LEGISLATE 12 SEALS of MOAI CROWN KING WILLIAM IV TRUST CORPORATE FLAG OF ADMIRAL MARTIAL LAW ENFORCEMENT LEGAL AUTHORITY TO GET RID OF THE IWI MAORI TRUSTEES CORPORATION PIRATES AND CROWN SOVEREIGN OF NEW ZEALAND POLICE FEDERAL ORGANIZATION LYNDON MEIR AND HIS MAORI JUSTICE PUT DOWN BY THIS NATIVE LAND OWNERSHIP LEGISLATION AND NATIVE LAND TITLE DEEDS SEIZE THE LAND UNDER PARLIAMENT AND CROWN CORPORATIONS HERE IN NEW ZEALAND AND IN 250 COUNTRIES IN THE WORLD LIQUIDATE THEM WITH THIS KINGS BRITISH CROWN FLAG BANK INSTRUMENTS

This is as much Legislation to add as time goes on Re Edited at some time when our Offices are Established as the Pound Note is Printed and Digitized on or after Friday 28 October 2022 on this King William IV and NATIVE CHIEFS FLAG CONTRACT DAY 1831 LETTER 1834 Signing with KING WILLIAM IV and few NATIVE CHIEFS Founding of New Zealand as an Independent Sovereign Nations Self Governing Country that we are taking back this Country from today 28 October 2022 and pick off these Criminals One by One and Drop the Pound Note Bill Debt Owed Instrument on their Heads as we write the LAW to Seize all their Property and Businesses Investments and Wealth including those American Billionaires who are hiding their Stolen Wealth gained from Corrupted Corporations coining to an end on Native Sovereign Peoples Lands that we HOLD the KEY to Unlocking the LANDS back into the CONTROL of a new Westminster Parliament and LIQUIDATE Them too with this New Zealand Foreign Corporation and Trusts we ban off these NATIVE LANDS today



English Bill of Rights 1689

An Act Declaring the Rights and Liberties of the Subject and Settling the Succession of the Crown

Whereas the Lords Spiritual and Temporal and Commons assembled at Westminster, lawfully, fully and freely representing all the estates of the people of this realm, did upon the thirteenth day of February in the year of our Lord one thousand six hundred eighty-eight [old style date] present unto their Majesties, then called and known by the names and style of William and Mary, prince and princess of Orange, being present in their proper persons, a certain declaration in writing made by the said Lords and Commons in the words following, viz.:

Whereas the late King James the Second, by the assistance of divers evil counsellors, judges and ministers employed by him, did endeavour to subvert and extirpate the Protestant religion and the laws and liberties of this kingdom;

By assuming and exercising a power of dispensing with and suspending of laws and the execution of laws without consent of Parliament;

By committing and prosecuting divers worthy prelates for humbly petitioning to be excused from concurring to the said assumed power;

By issuing and causing to be executed a commission under the great seal for erecting a court called the Court of Commissioners for Ecclesiastical Causes;

By levying money for and to the use of the Crown by pretence of prerogative for other time and in other manner than the same was granted by Parliament;

By raising and keeping a standing army within this kingdom in time of peace without consent of Parliament, and quartering soldiers contrary to law;

By causing several good subjects being Protestants to be disarmed at the same time when papists were both armed and employed contrary to law;

By violating the freedom of election of members to serve in Parliament;

By prosecutions in the Court of King's Bench for matters and causes cognizable only in Parliament, and by divers other arbitrary and illegal courses;

And whereas of late years partial corrupt and unqualified persons have been returned and served on juries in trials, and particularly divers jurors in trials for high treason which were not freeholders;

And excessive bail hath been required of persons committed in criminal cases to elude the benefit of the laws made for the liberty of the subjects;

And excessive fines have been imposed;

And illegal and cruel punishments inflicted;





And several grants and promises made of fines and forfeitures before any conviction or judgment against the persons upon whom the same were to be levied;

All which are utterly and directly contrary to the known laws and statutes and freedom of this realm;

And whereas the said late King James the Second having abdicated the government and the throne being thereby vacant, his Highness the prince of Orange (whom it hath pleased Almighty God to make the glorious instrument of delivering this kingdom from popery and arbitrary power) did (by the advice of the Lords Spiritual and Temporal and divers principal persons of the Commons) cause letters to be written to the Lords Spiritual and Temporal being Protestants, and other letters to the several counties, cities, universities, boroughs and cinque ports, for the choosing of such persons to represent them as were of right to be sent to Parliament, to meet and sit at Westminster upon the two and twentieth day of January in this year one thousand six hundred eighty and eight [old style date], in order to such an establishment as that their religion, laws and liberties might not again be in danger of being subverted, upon which letters elections having been accordingly made;

And thereupon the said Lords Spiritual and Temporal and Commons, pursuant to their respective letters and elections, being now assembled in a full and free representative of this nation, taking into their most serious consideration the best means for attaining the ends aforesaid, do in the first place (as their ancestors in like case have usually done) for the vindicating and asserting their ancient rights and liberties declare

That the pretended power of suspending the laws or the execution of laws by regal authority without consent of Parliament is illegal;

That the pretended power of dispensing with laws or the execution of laws by regal authority, as it hath been assumed and exercised of late, is illegal;

That the commission for erecting the late Court of Commissioners for Ecclesiastical Causes, and all other commissions and courts of like nature, are illegal and pernicious;

That levying money for or to the use of the Crown by pretence of prerogative, without grant of Parliament, for longer time, or in other manner than the same is or shall be granted, is illegal;

That it is the right of the subjects to petition the king, and all commitments and prosecutions for such petitioning are illegal;

That the raising or keeping a standing army within the kingdom in time of peace, unless it be with consent of Parliament, is against law;

That the subjects which are Protestants may have arms for their defence suitable to their conditions and as allowed by law;

That election of members of Parliament ought to be free;

That the freedom of speech and debates or proceedings in Parliament ought not to be impeached or questioned in any court or place out of Parliament;

That excessive bail ought not to be required, nor excessive fines imposed, nor cruel and unusual punishments inflicted;

That jurors ought to be duly impanelled and returned, and jurors which pass upon men in trials for high treason ought to be freeholders;





That all grants and promises of fines and forfeitures of particular persons before conviction are illegal and void;

And that for redress of all grievances, and for the amending, strengthening and preserving of the laws, Parliaments ought to be held frequently.

And they do claim, demand and insist upon all and singular the premises as their undoubted rights and liberties, and that no declarations, judgments, doings or proceedings to the prejudice of the people in any of the said premises ought in any wise to be drawn hereafter into consequence or example; to which demand of their rights they are particularly encouraged by the declaration of his Highness the prince of Orange as being the only means for obtaining a full redress and remedy therein. Having therefore an entire confidence that his said Highness the prince of Orange will perfect the deliverance so far advanced by him, and will still preserve them from the violation of their rights which they have here asserted, and from all other attempts upon their religion, rights and liberties, the said Lords Spiritual and Temporal and Commons assembled at Westminster do resolve that William and Mary, prince and princess of Orange, be and be declared king and queen of England, France and Ireland and the dominions thereunto belonging, to hold the crown and royal dignity of the said kingdoms and dominions to them, the said prince and princess, during their lives and the life of the survivor to them, and that the sole and full exercise of the regal power be only in and executed by the said prince of Orange in the names of the said prince and princess during their joint lives, and after their deceases the said crown and royal dignity of the same kingdoms and dominions to be to the heirs of the body of the said princess, and for default of such issue to the Princess Anne of Denmark and the heirs of her body, and for default of such issue to the heirs of the body of the said prince of Orange. And the Lords Spiritual and Temporal and Commons do pray the said prince and princess to accept the same accordingly.

And that the oaths hereafter mentioned be taken by all persons of whom the oaths have allegiance and supremacy might be required by law, instead of them; and that the said oaths of allegiance and supremacy be abrogated.

I, A.B., do sincerely promise and swear that I will be faithful and bear true allegiance to their Majesties King William and Queen Mary. So help me God.

I, A.B., do swear that I do from my heart abhor, detest and abjure as impious and heretical this damnable doctrine and position, that princes excommunicated or deprived by the Pope or any authority of the see of Rome may be deposed or murdered by their subjects or any other whatsoever. And I do declare that no foreign prince, person, prelate, state or potentate hath or ought to have any jurisdiction, power, superiority, pre-eminence or authority, ecclesiastical or spiritual, within this realm. So help me God.

Upon which their said Majesties did accept the crown and royal dignity of the kingdoms of England, France and Ireland, and the dominions thereunto belonging, according to the resolution and desire of the said Lords and Commons contained in the said declaration. And thereupon their Majesties were pleased that the said Lords Spiritual and Temporal and Commons, being the two Houses of Parliament, should continue to sit, and with their Majesties' royal concurrence make effectual provision for the settlement of the religion, laws and liberties of this kingdom, so that the same for the future might not be in danger again of being subverted, to which the said Lords Spiritual and Temporal and Commons did agree, and proceed to act accordingly. Now in pursuance of the premises the said Lords Spiritual and Temporal and Commons in Parliament assembled, for the ratifying, confirming and establishing the said declaration and the articles, clauses, matters and things therein contained by the force of law made in due form by authority of Parliament, do pray that it may be declared and enacted that all and singular the rights and liberties asserted and claimed in the said declaration are the true, ancient and indubitable rights and liberties of the people of this kingdom, and so shall be esteemed, allowed, adjudged, deemed and taken to be; and that all and every the particulars aforesaid shall be firmly and strictly holden and observed as they are expressed in the said declaration, and all officers and ministers whatsoever shall serve their Majesties and their successors according to the same in all time to come. And the said Lords Spiritual and Temporal and Commons, seriously considering how it hath pleased Almighty God in his marvellous providence and merciful goodness to this nation to provide and preserve their said Majesties' royal persons most happily to reign over us upon the throne of their ancestors, for which they render unto him from the bottom of their hearts their humblest thanks and praises, do truly, firmly,





assuredly and in the sincerity of their hearts think, and do hereby recognize, acknowledge and declare, that King James the Second having abdicated the government, and their Majesties having accepted the crown and royal dignity as aforesaid, their said Majesties did become, were, are and of right ought to be by the laws of this realm our sovereign liege lord and lady, king and queen of England, France and Ireland and the dominions thereunto belonging, in and to whose princely persons the royal state, crown and dignity of the said realms with all honours, styles, titles, regalities, prerogatives, powers, jurisdictions and authorities to the same belonging and appertaining are most fully, rightfully and entirely invested and incorporated, united and annexed. And for preventing all questions and divisions in this realm by reason of any pretended titles to the crown, and for preserving a certainty in the succession thereof, in and upon which the unity, peace, tranquility and safety of this nation doth under God wholly consist and depend, the said Lords Spiritual and Temporal and Commons do beseech their Majesties that it may be enacted, established and declared, that the crown and regal government of the said kingdoms and dominions, with all and singular the premises thereunto belonging and appertaining, shall be and continue to their said Majesties and the survivor of them during their lives and the life of the survivor of them, and that the entire, perfect and full exercise of the regal power and government be only in and executed by his Majesty in the names of both their Majesties during their joint lives; and after their deceases the said crown and premises shall be and remain to the heirs of the body of her Majesty, and for default of such issue to her Royal Highness the Princess Anne of Denmark and the heirs of the body of his said Majesty; and thereunto the said Lords Spiritual and Temporal and Commons do in the name of all the people aforesaid most humbly and faithfully submit themselves, their heirs and posterities for ever, and do faithfully promise that they will stand to, maintain and defend their said Majesties, and also the limitation and succession of the crown herein specified and contained, to the utmost of their powers with their lives and estates against all persons whatsoever that shall attempt anything to the contrary. And whereas it hath been found by experience that it is inconsistent with the safety and welfare of this Protestant kingdom to be governed by a popish prince, or by any king or queen marrying a papist, the said Lords Spiritual and Temporal and Commons do further pray that it may be enacted, that all and every person and persons that is, are or shall be reconciled to or shall hold communion with the see or Church of Rome, or shall profess the popish religion, or shall marry a papist, shall be excluded and be for ever incapable to inherit, possess or enjoy the crown and government of this realm and Ireland and the dominions thereunto belonging or any part of the same, or to have, use or exercise any regal power, authority or jurisdiction within the same; and in all and every such case or cases the people of these realms shall be and are hereby absolved of their allegiance; and the said crown and government shall from time to time descend to and be enjoyed by such person or persons being Protestants as should have inherited and enjoyed the same in case the said person or persons so reconciled, holding communion or professing or marrying as aforesaid were naturally dead; and that every king and queen of this realm who at any time hereafter shall come to and succeed in the imperial crown of this kingdom shall on the first day of the meeting of the first Parliament next after his or her coming to the crown, sitting in his or her throne in the House of Peers in the presence of the Lords and Commons therein assembled, or at his or her coronation before such person or persons who shall administer the coronation oath to him or her at the time of his or her taking the said oath (which shall first happen), make, subscribe and audibly repeat the declaration mentioned in the statute made in the thirtieth year of the reign of King Charles the Second entitled, 'An Act for the more effectual preserving the king's person and government by disabling papists from sitting in either House of Parliament.' But if it shall happen that such king or queen upon his or her succession to the crown of this realm shall be under the age of twelve years, then every such king or queen shall make, subscribe and audibly repeat the same declaration at his or her coronation or the first day of the meeting of the first Parliament as aforesaid which shall first happen after such king or queen shall have attained the said age of twelve years. All which their Majesties are contented and pleased shall be declared, enacted and established by authority of this present Parliament, and shall stand, remain and be the law of this realm for ever; and the same are by their said Majesties, by and with the advice and consent of the Lords Spiritual and Temporal and Commons in Parliament assembled and by the authority of the same, declared, enacted and established accordingly.

II. And be it further declared and enacted by the authority aforesaid, that from and after this present session of Parliament no dispensation by 'non obstante' of or to any statute or any part thereof shall be allowed, but that the same shall be held void and of no effect, except a dispensation be allowed of in such statute, and except in such cases as shall be specially provided for by one or more bill or bills to be passed during this present session of Parliament.



III. Provided that no charter or grant or pardon granted before the three and twentieth day of October in the year of our Lord one thousand six hundred eighty-nine shall be any ways impeached or invalidated by this Act, but that the same shall be and remain of the same force and effect in law and no other than as if this Act had never been made.



Moondani

@Moondani17



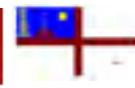
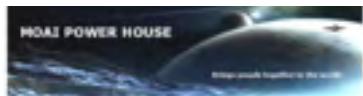
RobertF. Kennedy Jnr has just kicked the door in and opened a can of worms for every Government in the world. Once again the truth Prevails. 🔥
No media is talking about it this, neither here in Australia nor in Europe or the USA.
It's up to us to spread the word.



7:23 AM · Aug 23, 2022 · Twitter Web App

[Facebook](#) Legislate this Co Vid Legislation off Native Sovereigns Lands in 250 Countries in World and Legislate all Vax Ines off the Native Sovereigns Lands and Arrest them all this Kings Legislation





All Videos and Documents

<https://odysee.com/@AndrewoftheHouseofDevine:9/Confederation-of-United-Tribes-of-New-Zealand---World-Flag-Jurisdiction-25th-Native-King's-Bench-Court:9?fbclid=IwAR2apbw40AluHmbP-inflzxVnaJN65ATTqUj4k6T-4cYMOPw7lQGtZBVtc>

<https://odysee.com/@AndrewoftheHouseofDevine:9/Confederation-of-United-Tribes-of-New-Zealand-Flag-Jurisdiction-23-Native-King's-Bench-Hearing:c>

The King Flag, The United Tribes Flag of The World To End All Wars, & For The Safe Passage On Earth: <https://www.youtube.com/shorts/IlFr2w66QBo> : John: Wanoa Keeping Us Informed Of The Historical Facts and The Admiral Of The Fleet. <https://www.youtube.com/watch?v=ZWwTnoBSFxc&t> Confederation of United Tribes of New Zealand Flag Radio Chat 4th May 2022. <https://www.youtube.com/watch?v=2Q7B9Qm8mCo&t> Confederation of United Tribes of New Zealand Flag Radio Chat 11th May 2022.

<https://www.youtube.com/watch?v=Pg4rlMeFM2A&t> John Wanoa's Update From Te Araroa, with Reg Akuhata Rangihuna 12th May 6pm. https://youtu.be/mp_yJyaSXck Confederation of The United Tribes of New Zealand Flag, Radio Show with Ramola D on 13th May 2022. <https://youtu.be/A3RsJn3RcDw> : Confederation of United Tribes of New Zealand Flag Jurisdiction: Native King's Bench Hearing! : Confederation of United Tribes of New Zealand & The World Flag Jurisdiction: Native King's Bench Hearing! : 1.

~<https://www.youtube.com/watch?v=tFE5A6uTGvE> : 2. ~<https://www.youtube.com/watch?v=5KGyei2vcwE&t> : 3. ~<https://www.youtube.com/watch?v=IPUceglWVfE&t> : ~4. ~<https://www.youtube.com/watch?v=ZC2WYD7mqKA&t> : 5. ~<https://youtu.be/HThvguJ0xXg> : ~6. pt1. ~<https://youtu.be/MfBoZYMM8-Y> : ~6. pt2. ~<https://youtu.be/Kehc7WfGZ0k> : ~7. ~<https://youtu.be/RJOvf3jE6Os> : ~8. ~<https://youtu.be/z-FTKhp2JWs> : ~9. ~<https://youtu.be/Fu3kQr8k8Pk> : ~10. ~<https://youtu.be/D-JEPpjE21E> : ~11.

~<https://youtu.be/wN4nKs1zDw> : 12. ~<https://youtu.be/J9qL7AQ4hZE> : 13. ~<https://youtu.be/N-PuwhSCzfE> : 14. ~<https://youtu.be/WOP2sD8JL0> : 15. ~https://youtu.be/t3XN_gfeN8E : 16. ~<https://youtu.be/KuUdBWLPn8k> : 17. ~https://youtu.be/81IzV_j2F7w :18. ~<https://youtu.be/-09OXmzFAu0> :19. ~<https://youtu.be/U2jXDzR6kll> :20. ~<https://youtu.be/dTzv1ZshHAK> :21. ~<https://youtu.be/l8rMhE4f8XE> :22. ~<https://youtu.be/JnWUei90i3M> :23.

~<https://odysee.com/@AndrewoftheHouseofDevine:9/Confederation-of-United-Tribes-of-New-Zealand-Flag-Jurisdiction-23-Native-King's-Bench-Hearing:c> :24. ~<https://youtu.be/INgVLFvJjrM> Facebook Live: Confederation of United Tribes of New Zealand Flag Jurisdiction: Native King's Bench Hearing ! : ~8.

~<https://www.facebook.com/andrew.devine.3532/videos/400970895318943> : ~9.
~<https://www.facebook.com/andrew.devine.3532/videos/1461642420963791> : ~10.
~<https://www.facebook.com/andrew.devine.3532/videos/1418419098673933> : ~11.
~<https://www.facebook.com/andrew.devine.3532/videos/572878207837922> : ~12.
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~<https://www.facebook.com/john.wanoa/videos/363777702626734> : ~14.
~<https://www.facebook.com/andrew.devine.3532/videos/908354660566808> : ~15.
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~<https://www.facebook.com/andrew.devine.3532/videos/5435888643132654> : 20.
~<https://www.facebook.com/andrew.devine.3532/videos/752820522471881> : 21.





~<https://www.facebook.com/andrew.devine.3532/videos/643791547278561> : 22.

~<https://www.facebook.com/andrew.devine.3532/videos/499520218361603> Source of this Video due to technical issues. : 23. ~<https://www.facebook.com/andrew.devine.3532/videos/1147759812812869> : 24.

~<https://www.facebook.com/john.wanoa/videos/1772256273139972> : 25.

~<https://www.facebook.com/100086684061481/videos/579992307212663/>

Rules of the Zoom meeting We won't allow discussions on

1/ Churches 2/ Religion 3/ Satan or God 4/ Queen Elizabeth II 5/ Queen Victoria 6/ Whakapapa 7/ Tikanga Law 8/ Maori 9/ IWI 10/ Arguments and games 11/ Emotions 12/ 1840 Treaty or Claims 13/ Distraction from the Agenda Host and me 14/ Foul language and abuse 15/ Racism and offensive remarks about us and the Agenda 16/ Bringing a group of stirrers on that I can tell will get the mute button talking about the Queen . 17/ Sharing the Confederation Flag with IWI MAORI or MAORI INCORPORATION who have to OWN your "MOAI CROWN" Legal Inheritance (Big Crown) as Hapu MOAI INCORPORATION and Drop the word MAORI Patent ownership of New Zealand (Little Crown) today for transition over. 18/ Foreign Government Seals linked to Queen Elizabeth II Crown Wellington your seals are in that Hapu Inc Contract is a Direct Conflict in the Kings Bench Court Jurisdiction Constitution Correspondence and Laws of 5 King Emperors and Pope Francis Motu Proprio Orders Decree

So today New Zealand People can see which side of the Law your on now VICE ADMIRAL Queens Bench Court and Maori Land Court only thats shutting down offices after Pope Francis warned you in September 2013 that you and your preceding Governments were given 3 years to clean up your Corrupt Fraud Businesses. You made no attempt to adhere to Pope Francis Orders and continue to break his Highest Corporations and Trusts Laws that all Corporations like you Maori Incorporation's Hapu and Federal Police Marshals are stuck to the NZ Crown Government Laws and Fake Jurisdiction are now Liable 'd the same charges as you committed as Complicit in you leading your Jacinda Ardern and Cindy Kiro WEF Fraud Government of New Zealand right through the Country list at the end of Documents of 90 Counts of MOTU PROPRIO enforced on you with the Debt Amount of Charges against your natural name £1 trillion GBP Moai Pound Notes Forfeiture all you possess in Property Bank Accounts Business Land Investments Seized Value balanced by your NZ UK "Crown" Assets Cestui O Vie Trust inheritance forfeited and Queen Victoria Trust value Forfeited to the "Moai Crown" King William IV Trust and NA ATUA E WA AOTEA LIMITED Creditors in this Crown Court Bank Business Hapu who are not Incorporated come to Kings safety to claim this Legal Inheritance.

As Judge and Prosecutor and Surrogate King "Sovereign" I made a determination as "Moai Crown" and "Moai Power House Bank" Judgment Creditor to Prosecute you and other "Crown Agents" as Judgment Debtors and charge you accused Corporate Criminals for a string of Fraud Offenses and made Writs of Execution of Property Arrest Control and Seizure Possession Court Default Debt Contract Orders for NZ UK Sheriffs and Debt Collectors to Seize and liquidate your Bank Accounts Life Assets Property Investments Incorporated Businesses and assets Forfeited to the "Moai Crown" King William IV Trust Banks and Bankrupt you and individually named photographed Crown Agent Criminals as a consequence of breaking Pope Francis 2013 MOTU PROPRIO ORDERS and breaking "Moai Crown" Gods Pure Lore and Truth Affidavits and King William III King George III King George IV King William IV King Earnest

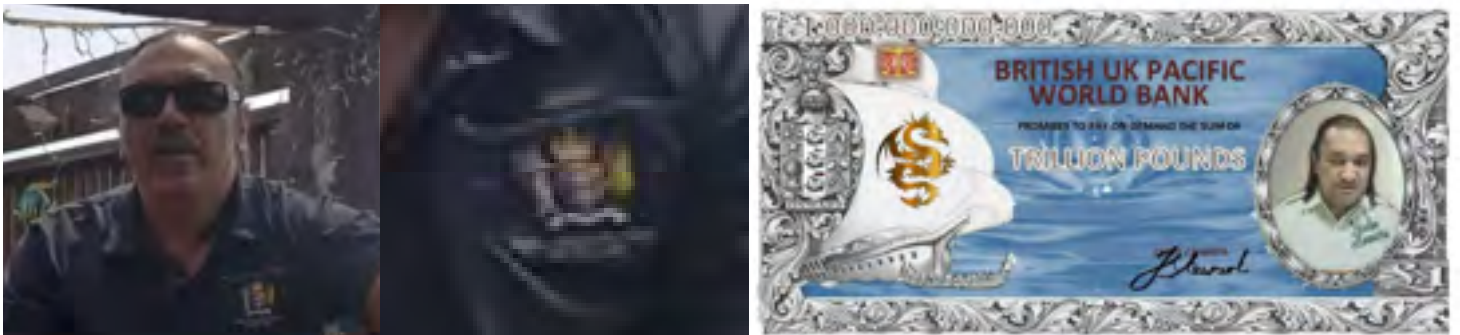




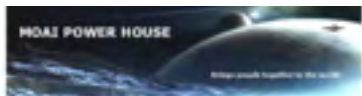
Augustus V Admiralty Laws of Westminster Parliament 1689 to 1837 Britain UK and broke Pope Francis MOTU PROPRIO Orders we use against your person and all you Queen Elizabeth II Queen Victoria Default Contract Debtors.

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

CONTRACT OF DEBT ADMIRALTY AND MARITIME LAW IS APPLIED TO YOU NZ CORPORATE FRAUD CROWN AGENT THUGS NAMED PHOTO IDENTIFIED CRIMINALS UNDER ALL ACTS LISTED HERE AND UCC US LAW MOTU PROPRIO VATICAN LAW AND “MOAI CROWN” LAW.



Royal Federal Ministry of Justice Lynden Meier you admit you work for the Sovereign Crown of New Zealand Jacinda Ardern Corrupted Fraud Government MAORI CHIEF and a FAKE PICTURE OF QUEEN ELIZABETH II You state Clearly you do not SWEAR your ALLEGIANCE TO a QUEEN of ENGLAND But a FAKE CROWN IMAGE that I tell you is not REAL but an ILLUSION I point out in this NATIVE MAGISTRATE KINGS BENCH COURT Hearing today that you have NO LEGAL RIGHT to FLY that FLAG for your CORPORATION BUSINESS are Complicit in the SCAM FRAUD Business you are not representing the NATIVE BORN PEOPLE of these LANDS as a MAORI MYTH Story that we EXPOSE to the People today and Friday 28 October 2022 your Usurping of the BRITISH KINGS FLAG for you are forbidden to bring any New Zealand Government Crown Sovereign Regalia into this Native Kings Bench Court and stick yourself to it with your Counterfeit Whakaputanga MAORI FLAG and think its the same thing NO ITS NOT and you only came on the scene last year so don't come and Jeopardize our Original British Confederation of Chiefs Flag with your Myth Pretend Government Flag after all these years you came out of a rotten log of wood to claim a Flag without a WHAKAPAPA of that Flag and stick your self to the NATIVE PEOPLE OD NEW ZEALAND you stay on the Waitangi Te Tii Marae side of your JURISDICTION as this NATIVE COURT is not your BRITISH KINGS FLAG JURISDICTION you cannot RECITE or attach your self and your Sovereign CROWN of New Zealand MAORI to anything in Westminster Parliament or its Military you cut your SOVEREIGNTY OFF to the BRITISH CROWN and hanging on a thread of JACINDA ARDERN MAORI GOVERNMENT LITTLE CROWN of a PICTURE ON THE WALL Intelligence so you got a Trillion Pound Note on your HEAD for USURPING this 1834 KING WILLIAM IV FLAG coming with NO SUBSTANCE So don't bother coming to our Hearing on the 28 October 2022 with Gregory Cook and the NATIVE PEOPLE who are dedicated to GENUINE TRUE FACT STORIES of how you gist your ASS on this NATIVE LAND Mate



NZ UK Confederation of Chiefs Awaroa Native Magistrate Court Bank Executive Committee

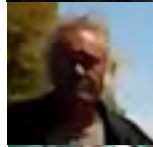
Moai Crown Court King William IV Flag Jurisdiction and Original Awaroa Bank Helensville

John Hoani Kahaki Wanoa



President Surrogate King William III-IV Director Banker

Reginal Manukau



Paramount Mohi Manukau IV Nephew – Descendant

Hone Meihana Mason



Tohunga and Tikanga Lore Native Land Orator

Phillip Te Awhitu



Native Land Assessor Chief of Hapu Native Lands

Blair Ingram



Business Overseer Deputy Director

Cecile Hoods



Company CEO Administrator Development Finance

Tracey Waitaorangi



Company Secretary Accounting and Banking Land CT

Kate Baker



Record Filing Native Land Title Records Crown Titles

Sharleen Amai



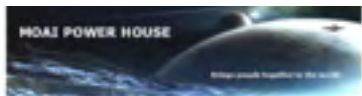
Office Assistant Record Filing Births Marriage Deaths

Phillip Newton



**Native Land Co Coordinator and Community Policing
Transition back to Hapu Native and European Equals**





NZ UK Confederation of Chiefs of the United Tribes of the World Edinburgh Magistrate Court Scotland Britain UK and Moai Powerhouse Bank Westminster City Executive Committee

- Jackie Littlergordon** General Manager Administrator and CEO for Britain UK
- Andrew Littlergordon** Assistant Manager King William IV Flag Jurisdiction
- Mathew Taylor** Manager for British Brexit International Trading Flag TM
- Lee Cant** Company Accountant and Financial Manager Treasurers
- Andrew Devine** Moai Power House Bank – Banker King Flag Jurisdiction
- Kevin Blackburn** International Trade Development Manager Accommodate
- Frank McElheron** Native Land Title Transfer Manager Briish King Will Titles
- Pat McGuire** Special Operations Ireland
- Sean McGuire** Special Operations Ireland
- Paul Brown** Special Operations Ireland

Others I forgot regroup after New Zealand King William IV Flag Jurisdiction Partnership Control

The Foreign Private Corporation New Zealand Crown Sovereign Pretend Government had this plan to introduce to the Sovereign people of New Zealand so Moai Crown Sovereign dropped this plan on top of their lunatic heads to show you a better plan how to Govern your own Title country as Native born individuals of your own



Native founding land under the British Crown Law Rule and Legislation system of King William III 1689 Bill of Rights and 12689 Constitution Dutch Protestant Flag of King William IV 1834 Jurisdiction and Founding of New Zealand Title 31 Pages from 201 Pages on website

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AOTEA NEW ZEALAND-S FUTURE WEALTH

Moai God Sun 'Ra' First Nations New World Order Estates



The New Honorable s of Moai Aotea Sovereigns E-States





"Moai God" is "God Superior Mana Spirit" transferred his Earth World Doctrines of Discovery Title Memorial Rock Earth Statue Dna Image of himself to Moai Wa'Nua Royal Tahitian African Monarch Sovereign Family Man, Moai Chief of Tenants, Debt Charged Bill Indicted the Fraud Catholic Church Jesuits Satan Devil God, Elizabeth Windsor, Adolfo Nicolas Pachon and Evelyn Rothschild "Sole" (E)State for using Fraud Means of Straling Sovereigns Land & Resources served this Legal Property Arrest Seizure Warrant for Injuring Gods Sovereign People, US Federal State Military are prohibited of spraying Chemicals in skies here control HAARP Frequency Earthquakes

LAYING DOWN THE CHALLENGE 1.0

The challenge for all people is to **accept** that **NA ATUA E WA "AOTEA"** is the true **country** and not **New Zealand**.

"MOAI CROWN" is in fact **GODS TRUTH LAW** system of Corporations Sole known as,

"MOAI MONARCH IN RIGHT OF AOTEA" New Zealand

"MOAI SOVEREIGN IN RIGHT OF AOTEA" New Zealand

"MOAI WANOA UETAHA HAPU SUPREME IN RIGHT OF AOTEA" NEW ZEALAND-

"MOAI CROWN IN RIGHT OF AOTEA" NEW ZEALAND- **GODS WORLD HERE LIEN CLAIMANT**

"MOAI CROWN" IN RIGHT OF AOTEA" BRITISH GOVERNMENT ARMS NEW ZEALAND-

"MOAI CROWN" Corporation Sole is not a Living Being but a mirror image of the real person.



For **Corporate business** matters **"MOAI CROWN"** is a single ('sole') incorporated office, on behalf of Private Co Operative Share Company's of One Billion Shareholders who are Sovereign members of **"MOAI CROWN"** State Governments Confederation spread over the worlds Sovereign members Countries. **"MOAI CROWN"** has a Billion shares in each participating country that MOAI Hapu Confederation has Membership in as **one of 59 STATES** registered in **UNITED NATIONS** & our **SEAT on UN COUNCIL** as **BRITISH STATE, HAPU SOVEREIGNS STATE Contract** Single ('sole') men or woman **CONTRACTORS** are affiliated to MOAI as **"MOAI CROWN"** occupies Businesses **"MOAI CROWN"** has no need for by-laws and no Board of Directors. **MOAI gets his JURISDICTION from "GOD"**.

The challenge presented in this article is to open your hearts to **MOAI GODS TRUTH** only and nothing else. It is a challenge that requires you to look deeply at **"New Zealand Crown Government Corporation"** **Fraud Corrupted systems** and processes that have **cost you your real freedom and your wealth** – quality of life that the honesty accountability has never been practiced over 170 years. **"MOAI CROWN"** is **CLAIMING** back on your Sovereigns behalf with **GOD**. MOAI is to **make "Crown"** New Zealand Government pay back the Wealth they stole from you.

By using these Fraud and corrupted Practices that **we EXPOSE** to you now what the **QUEEN abdicating** is creating **FRAUD** upon a **FRAUD Crime on exiting** is difficult to PROVE except in front of **"MOAI GOD"** here in front of you. **QUEEN ELIZABETH II (Aka) ELIZABETH WINDSOR** is now a **CONVICTED CRIMINAL** on Felony Charges as a **Wanted FUGITIVE** while still **QUEEN**. **"MOAI CROWN"** has **LEGAL ITCCS – ICJ** International World Court **PROPERTY SIEZURE ARREST WARRANTS** out on her **HEAD** now that this Framework is part of as **MOAI SOVEREIGN MONARCH STATE!** It is near impossible for the current Government to **back out of this Legal Impasse** as **MOAI force the LEGAL WARRANT** on the Offending Members of their Corporate (Sole) Person s committing these Heinous Fraud Crimes.

As Moai **Lien Bill Debt-Charge each Offender** who no longer serve this country, **MOAI** regains your freedom now. **Lien Debt Charging** is about breaking down Corruption so that it converts to recovered stolen Moaney that will give you as **"MOAI CROWN"** **Credit of the REAL GOD**, teeming with long lost life giving potential. **Taken off "CROWN"** Corporate **DEBTORS**. The **Freedom** is in the names **"NA ATUA E WA AOTEA"** New Zealand or **"AOTEA NEW ZEALAND"**. Can finally emerge as a new and honorable beginning between trusted friends, who smile and work together. To achieve the best outcome for **"MOAI GOD"** **ALLODIAL TITLE ANCESTRAL INHERITANCE LANDS!** Her flora, fauna and her people of **AOTEA - REALMS of Eternal SUN GOD "RA"** is the Light new Life Energy Force. Let the Destruction of **"CROWN"** **Corruption** and **Fraud Trial by JURY** begin to enable the new **CREDIT** to emerge.

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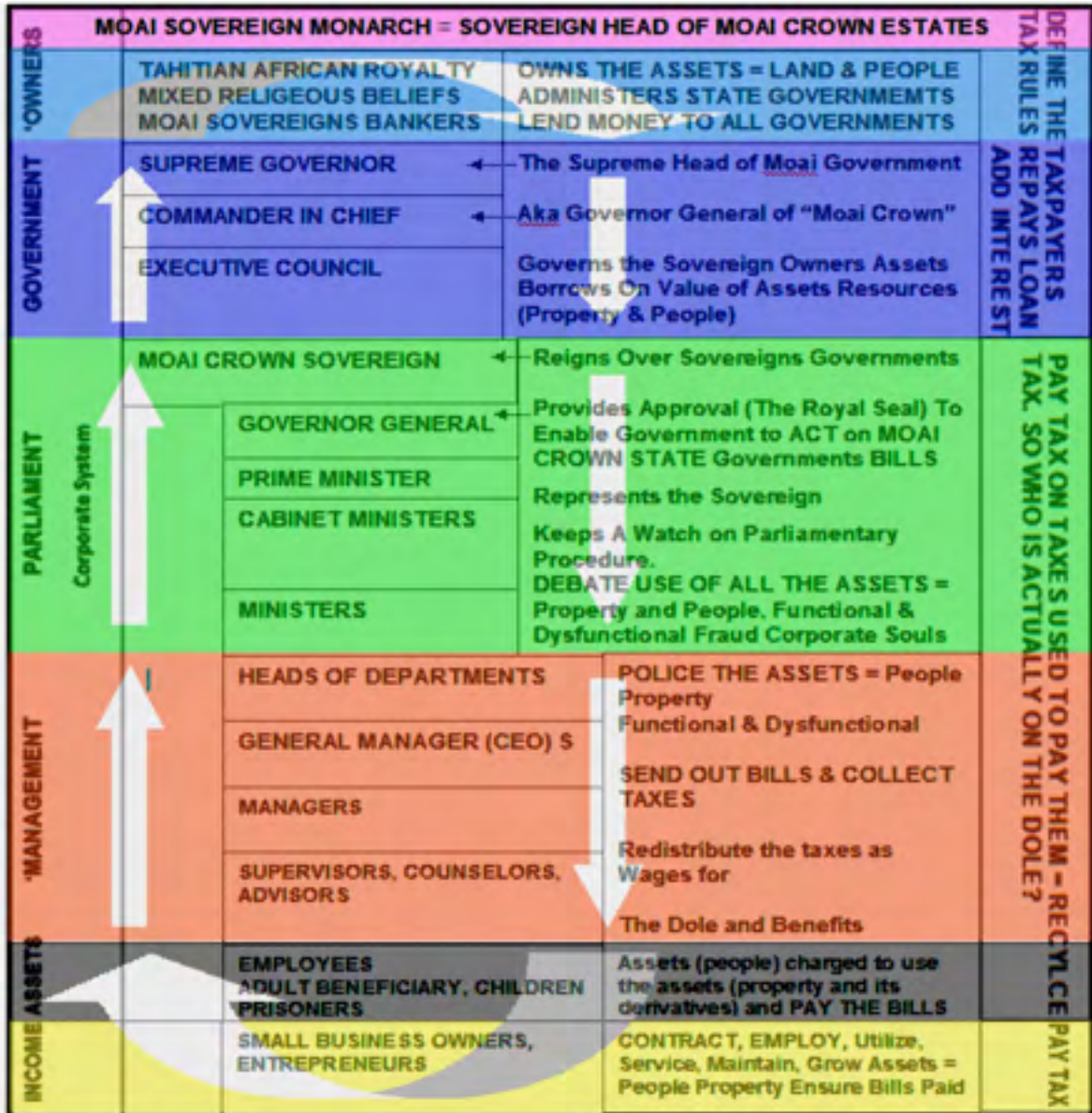




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2.0 THE NEW CO OPERATIVES & INCORPORATIONS OF 'AOTEA' NEW ZEALAND-

The following diagram is the general illustration of the system of Moai Crown State Co Operative and Crown (Incorporation) you vote for at election time. Once Moai Tidal Energy H2 Hydrogen 1 Billion shares are sold in "Aotea New Zealand" and the world. Follow the arrows. Read the 2 columns on the left from bottom up first, then read columns on right from top down. Look closely at the language used to describe each sector.



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Sec 1 everyone beneath the top level **was carrying the burden** of the present corrupt fraudulent and illegal **New Zealand Government Incorporations!** Yes even those in the blue sector. Most politicians and voters have no idea they are supporting this system that **"MOAI CROWN"** is now holding to ACCOUNT **forced LIEN INDICTING these Politicians** since 1835 Moai Hapu Declaration of Independence as a SOVEREIGN STATE. The further down the greater the burden that you saw a **Fraud Crown Government of New Zealand, its Corrupt Churches, Popes Bishops Politicians** whom wrought the Sovereign People of their Wealth Land and Natural Resources. This is why the Occupy Wall St movement emerged from this **ongoing SCAM** that **MOAI is now EXPOSING to YOU the TRUE SOVEREIGN LAND OWNERS.** The 99% at the bottom were growing the wealth of the less than 1% at the top as it STOOD. So **"MOAI CROWN"** and all its supporters shall ENFORCE the LIEN BILL PROPERTY SEIZURE ARREST WARRANT on all the AGENTS of the Crown Corporation and ADAPT their PLAN to suit the **MOAI SOVEREIGN People** of "MOAI GODS EARTH WORLD" under **"GODS LAW LORE!** You tend to think of government as a single institution, established to govern the affairs of this country on our behalf. You believe that government is of the people, by the people, for the people. Now explore this plan further with **"MOAI CROWN SOVEREIGN MONARCH"** as the **"HEAD OF THE SOVEREIGNS CO OPERATIVE"** Share Holding System of MOAI Sovereign Governments all Administered all over the WORLD on the same Business Trading Economic Plan where the wealth goes back to the Shareholder Sovereign People directly. Following is a parallel view of the systems of "Moai "Crown Governments who are joining GODS Sovereign People of the World Worldwide Co Operative system. Now can see that it's the Share Membership that is permanent, with no Parliament but a single Moai Crown Government only in each Sovereign State. To look after the membership within each State separate from the present Fraud Corrupted State Government and its Criminals who manage their own Corporate Business separate from the People. You now have an Option to choose to stay with the current Government system which you, as an true Queen voter will be Bill Charge Indicted in a **"MOAI CROWN"**. Against Queen of England Sovereign Lien Contract 1st Moai Debtor s. The Queen severed her trust to God, which is her own **Jesusits Satan God in Hell.**

 'MOAI GOD' CROWN SOVEREIGN MONARCH GAURDIAN PARENT LONDON 'MOAI GOD' SUPERIOR RULER HEAD OF EARTH' WORLD ESTATES 	
MOAI GOD SPIRIT CROWN SOVEREIGN GOVERNOR GENERAL	MOAI GODS CROWN STATE ARMS BRITAIN SUPREME GOVERNOR GOVERNOR GENERAL COMMANDER CHIEF
MOAI GODS MONARCH SOVEREIGN Debates lawmaking regarding ESTATE matters Determines whether or not the people pay tax Prepares Moai Bills for Royal Assent Holds Government to Account	MOAI GODS WORLD STATE GOVERNMENTS Governs the affairs of Moai World Nations States Acts on the Bills – e.g. Collects Taxes if any Distributes wealth to members paid first Presents a Statement of Account
MOAI GODS HOUSE OF REPRESENTATIVES Speaker of the House Deputy and Assistant Speakers Prime Minister or President Cabinet Ministers Leader of the House Whips Clerk of the House Sergeant at Arms Usher of the Moai God Members of Foreign Government States 2 Government Leaders of each Republic State	MOAI GODS ROYAL EXECUTIVE COUNCIL Head of Moai States Governments Moai Crown Clerk Ministers of Moai Crown Ministers of Religious Groups Ministers of Indigenous Native Lands Ministers of Moai Crown Foreign Member States

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Sec 2 "MOAI CROWN" informs you the legacy of the current New Zealand Government and Parliament has never had any one to check them as it all appears credible but closer inspection reveals that Parliament and Government is actually a present and past system of Corporations Sole. Who work together as Natural Live Persons to controlling their Sole Persons to dis-empower and enslave the people of the Land who have not consented to their Birth and Death Certificates and Registrations they have used. Stole saved money from the Sovereign People they made sign to their Agreements without Disclosure. If a Sovereign Person does not did not understand corporate law then you not recognize the "Crown New Zealand Government and other States in the Commonwealth bearing the Queens Head and Popes Church Insignia, abused the human rights that you the people consent to when you always voted in ignorance. Or wasn't told that Government is operating a SCAM FRAUD Business MOAI CROWN' Confederation accused the QUEEN (E) STATE of FRAUD Bill Charged Debtored her with a LEGAL MOAI LIEN CHARGE INDICTMENT ARREST WARRANT INSTRUMENT!

Sec 3 what does all this tells you is the evidence MOAI has now legally validated this SCAM system as fact true and still operating today. Backdated these LIEN DEBT CHARGES to 1835 Declaration of an Independent Sovereign Nation State of Aotearoa New Zealand. MOAI counts how much (E)-STATE 'Crown' Corporation of Rothschild Banks, Queen Elizabeth II, Royal family, Federal States Government, Vatican City, Churches stole form the entire Sovereign People of the World. "MOAI CROWN" say they Stole £1 Trillion 'Trillion Pounds in Gold Bullion equivalent, split down to what (E) STATE stole off MOAI SOVEREIGNS in AOTEA New Zealand is £1 Thousand Trillion in Total! "MOAI CROWN" is now Recovering from these Aliens. Include every current or idle retired "Crown" New Zealand Government Agent, 121 Politicians, 38,000 Public Servants, 2000 Judges, 10,000 Police, 4000 Army, and Airforce staff liable here now must face "MOAI CROWN" Creditors Assignees one by one, till they all pay the stolen wealth money property back. MOAI Agents are Enforcing WARRANTS next week 9th May 2013 onwards. These are Legal Documents served by Moai Crown States Governments.

The following chapters present some historical facts that appear as related dots. This "Crown" Corporate Fraud Corruption jigsaw puzzle was made of pieces that remained scattered in a state of chaos, until "MOAI GOD" brought them back together, shows you each piece to where it belongs in the bigger picture you own.

Sec 4 the diagrams above are a part of an even greater jigsaw puzzle that "MOAI GOD" CROWN within you resolves with each and every Sovereign human being, showing high levels of TRUTH AFFIDAVITS that WINS. Wealth is about quality of life food and shelters are basic essentials to any quality of life that the Sovereign People are being deprived of. There was a time in New Zealand when everyone had access to healthy food and shelter. It is also a very safe country where we will smile at each other and help out where we could do. God-zone 'Moai God's Own is how you saw our country fail, now see glow with "Moai Spirit Face of God" Over time a veil came over you. You are still being bullied today, enticed and legislated to go to work and earn a living even if we already lived 'the good life'. We could no longer build a home without taking out a mortgage (death grip). Children were put in factories (schools). Government set criteria for the curriculum. Schools freed parents to join the workforce and God-zone began disappearing. Most people had forgotten a few generations later 'the good life'. Beneath a weight of escalating debt, unprecedented poverty, starving families, over crowded housing, more people sleeping on the streets and under bridges, rampant drug and alcohol abuse, higher unemployment, disabling stress, violent crimes and the list goes on. More people are feeling unsafe in their own homes. Not just one sector of society is impacted. Every sector is affected. What can we do to turn things around? Where did we go wrong?

Moai holds New Zealand Government a& their Queen Elizabeth II Monarchy Crown Liable for £1 Trillion-Trillion Indictment



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Sec 5 is it too late? You begin by removing the veil so that you see more clearly the real cause for this change. This will not be scary because fear of more chaos sets in and you want to retreat into our comfort zone as MOAI rocks the (E) STATE (U-boat". MOAI removes their veil to show not just the cause, but also solutions for the return of New Zealand's wealth to her Sovereigns people. However the solutions will require us to step up and take responsibility for it is this very quality you gave away. Today you can be reliant on Moai Government to take responsibility for your lives, which is almost obliterated. You need to use good old common sense, goodwill and guts to replace these foreign aliens legislation. The result had been increased fear and co-dependence. At election time the politicians increased your fear. The message to save more was on every politician's lips last election. They say that if you don't then you will have no money in your retirement years. Most politicians genuinely believe this to be real solutions. On the surface it sounds sensible. But who is using your savings and for what purpose? Who benefits most from your savings is what you should really be asking? What is the return on your investment for giving the bank free use of your money? How much is the bank making? If you get a 5% (wow) return per annum on your deposit who gets 95%? But is that all they get? Why do you have to pay fees for your deposit? Shouldn't it be the other way around?

Who owns the bank? The bankers at the top of the hierarchy do, they're part of less than 1%

Both labor and national were endorsing saving at Kiwi Bank – a government owned bank. National said all employers would deduct a percentage from employee's earnings to go into Kiwi Bank's Kiwi Saver account. People can opt out after the fact. Labour said it would go one step further and make Kiwi Saver compulsory. Both parties say it will cover future pensions. How naïve does we have to be? Isn't this called tax? Kiwi Saver is a nest egg for government to dip into and use over and over again for the growth and development of its owner's agenda. The people of New Zealand do not own Kiwi Bank, they only bank there. The government owns the bank and you now know who owns government. What guarantee will there be in 2, 5, 10 or 20 years that there will be any money for the savers to retire on? You have learned to ask surface questions and rely on certain 'experts' to tell us 'the truth'.

You vote without even questioning what is parliament and government really. Many people assume that parliament and government are one and the same. They are not. They do work in tandem but they have a different and co-dependent purpose. Co-dependence is their nature and co-dependence is their outcome.

Without people on wages, the dole, and a benefit or in prison, parliament and government could not exist. To survive these systems need employees, beneficiaries, children, and prisoners all with their dysfunction's and co-dependence. The challenge is now before you and MOAI GOD to run your own Moai Sovereign State Government. For the first time in history you can see the global impact. War, violence, debt, starvation, expanding deserts and widespread floods on your television screens. Don't allow more of the same. You open your hearts to the truth and together find the solutions for peace and a fulfilling quality of life for all.

Es you can see the "Crown" Consists of a Royal Family Bloodline of Queen Elizabeth II Succeeding to Queen Victoria who comes from the Bastard Kind Edward Blood Line who has an Illegitimate Child. "Moai Crown" claims the rightful Heir to the Throne is King Michael I who is Earl Michael Hastings of Windsor North Castle according to our records. Make the whole "Crown" Business of Queen Elizabeth II as Elizabeth Windsor (German), the Black Pope Adolfo Nicolas Pachon (Spaniard) and Evelyn Rothschild Jew Illegal and Corrupted. Cause for "Moai Crown" and the Sovereign People of the World to shut down their "Crown" Businesses called "Washington DC", "Vatican City", "City of London", "Buckingham Palace", "Her Majesty the Queen in right of New Zealand, and Canada, Australia, and Britain". The New World Order would mean "Moai Crown:" has Bill Debt Lien Charged wevery single person who has benefited from settling of the Indigenous Natives Lands of those who have the original Historic Land Claims Memorials to those lands. And all other Foreign Alien Memorials reduced back into the Earth it is made of. In the case of Moai Statues and other Ancient Memorials stolen, returned to their own Soil place of origin with the people who built them for their own people to worship!

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3.0 A BRIEF HISTORY OF GOVERNMENT

Here in New Zealand it is assumed that the institutes of parliament and government arise from the English model. The following account will bring enlightenment to the heritage of these systems. You can at any stage search the Internet and check out various details for yourself. **Do yourself a favor and seek the truth.**

3.1. The Beginning of Parliament

At the time of the Anglo Saxon Kings, there was an advisory council, the Witenagemot - "meeting of wise men". In 1066 King William 1 of Normandy also known as William the Conqueror invaded England and took the throne through conquest. He replaced Witenagemot, with a Curia Regis - "King's Council". The Curia were the "tenants in chief", the few nobles who "rented" great estates directly from the King, along with certain senior ecclesiastic (church) members. The purpose of coming together was to discuss matters pertaining to the King's Estate. King William kept detailed records of land and property in a Domesday Book

Parliamentary debate even today is to do with the Sovereign's (E) State.

Perhaps you are thinking that today the Sovereign is Her Majesty Queen Elizabeth 11. Further investigation will reveal another Sovereign is in charge and is not just the Head of (E) State, but also the Head of the "Owners". The investigation will also expand your understanding of estate and how you became the "property" of the "Owners".

3.2. The Church and Parliament

When William of Normandy conquered England in 1066 he took the title of King and brought with him the doctrine of the Pope and the Roman Catholic Church. A portion of all taxes went to the Church. In 1192 King John inherited the throne. In 1205 he fell out with Pope Innocent 111 for refusing to accept Stephen Langton as the new Archbishop of Canterbury. Pope Innocent appointed Langton to rule England both in religion and in fact. King John retaliated by seizing church revenues. King John and England were ex-communicated from the Church. This meant that England was excluded from participating in the sacraments and services of the Roman Catholic Church. No christening or marriage would be legal. Only christened people would go to Heaven. Children born out of marriage went to Hell. The pressure this placed on the people of England forced King John to surrender England to the Pope. This was ratified by treaty on 3 October 1213. The following is part of a letter from a series of letters written by Pope Innocent to King John leading up to the ratification. [This is the heading to this letter.]

Letter from Pope Innocent III, to king John, April 24, 1214

"INNOCENT, BISHOP, SERVANT OF THE SERVANTS OF GOD, TO HIS WELL BELOVED SON IN CHRIST, JOHN ILLUSTRIOUS KING OF THE ENGLISH, AND TO HIS LEGITIMATE FREE-BORN HEIRS FOR EVER."

"The King of kings and **Lord of lords, Jesus Christ, a priest** for ever after the **order of Melchisedech**, has so established in the Church. His kingdom and His priesthood that the one is a kingdom of priests and the other a royal priesthood as is testified by Moses in the Law. And by Peter in his Epistle and over all He has set one whom **He has appointed as His Vicar on earth. So that, as every knee is bowed to Jesus, of things in heaven, and things in earth, and things under the earth, so all men should obey His Vicar** and strive that **there may be one fold and one shepherd.**"

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Selected Letters of Pope Innocent III, concerning England

(1198-1216), Thomas Nelson and Sons Ltd., 1956. Page 177 "... So that those provinces which from of old have had the Holy Roman Church as their proper teacher in spiritual matters should now in temporal things have her as their peculiar sovereign. You, whom God has chosen as a suitable minister to effect this, by a devout and spontaneous act of will and on the general advice of your barons have offered and yield, in the form of an annual payment of a thousand marks. Yourself and your kingdoms of England and Ireland, with all their rights and appurtenances. The Holy Roman Church and to us and our successors, to be our right and our property as is stated in your official letter attested by a golden seal, the literal tenor follows:

POPE BENEDICT XV1 HEAD OF (E) STATE	
SOVEREIGN GOVERNOR GENERAL	MAJESTY, CROWN, ARMS SUPREME GOVERNOR GOVERNOR GENERAL & COMMANDER IN CHIEF
PARLIAMENT	GOVERNMENT
THE HOUSE OF REPRESENTATIVES	EXECUTIVE COUNCIL

NOTES Pope Innocent 111 notifies all that the Roman Catholic Church is a kingdom of priests and a royal priesthood. He states that Jesus is a priest of the Church and that the Vicar/Pope represents Jesus and all must bow to and obey him. The Pope clarifies the Church is a woman and a peculiar (unique) sovereign. He says God chose John as a minister of the Church. He further describes the payment and property that John and his barons yield to the Church, papacy and their successors

For the full content of the letter see Appendix 1.

The powerful English barons rebelled and forced the King to sign the Magna Charta at Runnymede in 1215. The Charta guaranteed the people of England rights that the king could not go back on. Too late, Pope Innocent was not about to relinquish his power easily.

Indeed because of his 1213 treaty with King John, Pope Innocent 111 became the de facto (in fact, actual) and de jure (in law, lawful) Sovereign of England.

Pope Innocent 111 declared the Magna Charta null and void. Most of us assume that the terms Monarch and Sovereign refer to the Queen of England. We are led to believe that the Queen is our Head of State.

The above historical account tells us King John gifted his (E) State (England and Ireland) to the Roman Catholic Church.

In light of this let's look again at the hierarchy of parliament and government and insert the name of the real Monarch, Sovereign and Head of (E) State (of New Zealand) today.

The powers of the Pope are defined in the canon law of the Church of Rome as, "The supreme or full power of jurisdiction over the universal Church both in matters of faith and morals and in matters of discipline and government". When we look at titles used in parliament we see that it is in fact a metaphor for the Church.

The powers of Moai God are defined in Tikanga Moai Law of the Pacific as, "Moai Superior Lore full power of Gods jurisdiction over Moai Earth World Creation matters of faith, morals and discipline government". You're witnessing the hidden truth of Gods Tikanga Moai Lore Mana Metaphor for Moai Holy Spirit Alliance Houses

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"Moai Crown" means the giant hat on Moai Head holds the Basket of Knowledge of Higher Intellect Mana Eternal Power, Grace and Spirit of Gods Pure Lore of his Earth Planet and Universe. Wa' Noa Royal Tahitian family's built Moai Statues of Gods Face and Body before 'Wanoa' became 'Hapu Surnames in Aotea' New Zealand. God Instructed Tohunga to bury Moai deep in his Earth to Mark it

"MOAI CROWN" points out to you the unwary, that the Catholic Church made its own Powers up making a live Human Bishop prey to "God" through another man called "Jesus". Which you will find is not their white man biblical ancestral inheritance Inventions of the Obelisk and Pyramids they refer to. These are ancient customs of our own Black skin Man Tahitian built the MOAI STATUE for GOD and Black African Nubian Man built the SUN "RA" OBELISK to mark GODS "SUN" Position on GODS WORLD in AFRICA. And the first rising Natural SUN in "GODS WORLD" at "MOKO'NUI from "MOUNT HIKURANGI" East Cape AOTEA in New Zealand. These are Accurate HISTORIC Positions on the GLOBE CLAIM stated on the front Cover of this proof of MOAI CROWN STATE SOVEREIGN COURT FRAUD CRIMINAL "CROWN" CHARGE DEBT LIEN INDICTMENT ARREST WARRANT Claim. Now you have an option here to chose to stay with these CHURCH FRAUDSTERS in their SATAN CHURCHES and CORRUPTED PARLIAMENTS BANKS MILITARY ROYAL FAMILIES OF SIN! Or join with "MOAI CROWN" and be REAL SOVEREIGNS you are not under the present "CROWN" CORPORATION" and Governments who have screwed your money off you since the "CROWN" signed the MOAI HAPU and BRITISH GOVERNMENT "1835 DECLARATION OF INDEPENDENCE" Contract Agreement! King William IV and MOAI NATIVE HAPU CHIEFS PUHI at Russell, WAITANGI in the Bay of Islands New Zealand. "MOAI" Tahitian History and the Black "NUBIAN" History is "SUPERIOR" to that History of "JESUS" where the BISHOPS and POPES get their Authority from GOD is a "THIRD MAN CONTRACT" with a GOD that makes their CONTRACT SUSPECT of the PAPER BIBLES they Refer to! ARE STOLEN MISREPRESENTED, ALTERED by MAN to suit their POLITICAL and RELIGIOUS ORDER! MOAI show you the DEVILS "BLACK POPE "ADOLFO NICOLAS PACHON" CATHOLIC CHURCH "OATH" and you draw your ALLEGIANCE to this POPES GOD is this POLITICAL ANIMAL usurps the man called "JESUS" the ROMANS scorned who is only 2013 years OLD in today's time, HEDGE ALL his BETS ON! "MOAI" is our WANOA ROYAL TAHITIAN Carvers Builders STATUE OF GODS FACE and the BLACK NUBIAN MAN SUN "RA" OBELISK Carvers Builders is our MEMORIALS to "GOD ALMIGHTY" Direct! No "MIDDLE MAN" Like a POPE, BISHOP, JESUS, POLITICIAN, just straight to "GODS STONE FACE" through our "MOAI MALE TAHITIAN-AFRICAN DNA SOVEREIGN BLOODLINES, 'NATIVE DESCENT, BELIEFS, CUSTOMS, PROCESSES AND PRACTICES' which can never be severed, superceded, FIXED into our ROCK MEMORIALS!

"MOAI CROWN" STATE CONFEDERATION SOVEREIGN MONARCH WANOA UETAHA HITORANGI HAPU CHIEF through the JUSTICE "INTERNATIONAL WORLD COURT OF JUSTICE" ICJ and ICCST "INTERNATIONAL CRIMES OF CHURCH AND STATE TRIBUNAL". ENFORCED A LEGAL "MOAI CROWN" STATE COURT BILL CHARGE DEBT COMMERCIAL LIEN INDICTMENT ARREST WARRANT" on NATURAL Persons & "CORPORATE SOLE" names.

For Crimes committed first by 'THE INCORPORATION OF NEW ZEALAND-' advertise in this 'LIEN INDICTMENT NOTICE', THE MONARCH, HEAD OF (E)STATE, ALL CHURCH'S, MINISTERS, HONORABLES, THE POPES, BISHOPS, ARCHBISHOPS, PRIESTS, STATES PARLIAMENTS, POLITICIANS, SOVEREIGN GOVERNOR-GENERALS, THE SOVEREIGN POPE, THE QUEENS SOVEREIGN, PRIME MINISTERS, CABINET MINISTERS, PRESIDENTS OF STATES, CABINET MINISTERS OF STATES, MEMBERS OF PARLIAMENT, CROWN AGENTS, POLICE, MILITARY, AIRFORCE, ARMY, FBI, CIB, LAWYERS, BARRISTERS, BAR ASSOCIATION, JUDGES, QUEEN COUNSEL, PUBLIC VOTERS OF PARLIAMENTS, CITIZENS, SUBJECTS, ALL EMPLOYEES OF "CROWN" STATE, IWI, OTHERS ADDED AND AMMENDED FROM TIME TO TIME IN FUTURE!

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10





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The total amount that "MOAI CROWN" STATES charged these ALIEN INVADERS OFFENDERS is one trillion 'trillion British Pound Sterling GOLD BULLION Currency! Includes Bill Charge LIENS against every CROWN CONTRACTOR AGENT of County Councils, District Councils Lawyers who colludes with Court Judges wrought the System. New Zealand Parliament has for over a hundred years had NO ACCOUNTABILITY to ANYONE until now today. MOAI Shows you for the first time in the history of this country just what they have been doing to Citizens all this time stealing the Wealth for them selves explained to you in their AOTEAROA NEW ZELANDS WEALTH Shinning a Light on Freedom" "A New and Honorable Partnership"! Offenses witnessed by 1Billion + facebook, twitter, google, youtube fans 'MOAI LEGAL LIEN INDICTMENT CLAIM SIEZURE WARRANTS'

So no matter what the Church, Popes, Bishops, Politician, Royal Families, Bankers of Britain and Europe do while residing on "MOAI GOD" Sovereign People of the World Lands. They will have to own up to the REAL "MOAI GODS TRUTH" and REFUTE this ENTIRE 'LIEN BILL DEBT CHARGE INDICTMENT AFFIDAVIT WARRANT'. Which is already ENFORCED against every person living in AOTEA New Zealand who has BENEFITED Greater than the original NATIVES Surnames the holders of these "MOAI DOCTRINES OF GODS WORLD DISCOVERY TITLE" Legal Instruments for LIEN CLAIMANTS against the very people who are DESIGNED this new freedom'

Beyond The Incorporation of New Zealand A New & Honorable Partnership

Please seriously look at what the OATH of the SATAN BLACK POPE of ROME ADOLFO NICOLAS PACHON, Who DESIGNED this New Word Order New Freedom' Plan with the new Fraud WHITE POPE FRANCIS NOW a wanted Criminal by the International World Court of Justice 'ICI' and ICCST International Crimes of Church and State Tribunal at "THE HAGUE-" in BRUSSELS. Note also that MOAI HAPU SOVEREIGNS comes under the "1835 Declaration of Independence" Sovereign State Government of our 1835 FLAG Sovereign Jurisdiction.

Refer to 8.0 THE FACTS ABOUT MAORI SELF GOVERNMENT

MAORI and MOAI HAPU are not INFANTS of CITIZENS of the "Crown" Corporation Government but their own Self Government under their KING WILLIAM IV from Westminster Parliament British Government. An unknown yet very important fact is Te Ture Whenua Maori, Maori Land Act 1993 is a Sovereign Law was brought into existence by the Parliament of Westminster not the Parliament of New Zealand. Ture Whenua Maori, Maori Land Act 1993 is about Maori Customary Law and self-government. The Act has the power to override the decisions of The Crown. The Act also enables Maori to whangai (adoption) Adopt non-Maori thus helping to free them from the system. This applies from 1993 doesn't apply to Moai Law.

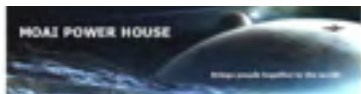
You see here in the section and explanation 9.0 The Declaration, The Treaty and The Government'

The Unholy Alliance Roman Catholic Church Pope and the Queen of England are the Leaders of this Corrupt System of Government as you can see here. MOAI has a PATTERN of OFFENDING we Pin LIEN INDICTMENT WARRANTS to the Corporate SOLE and real live natural person who is controlling their evil SOLE PERSON!

AFFIDAVIT: Queens Birthday 3 June 2013 New Zealand. I Heani Kahaki Wanoa, "Moai Crown" Confederation Customary Legal Advocate Assignee Principle Authority Creditor of Auckland New Zealand, swear to God Almighty that the Queen Monarchy Royal Sovereign Family is a Fraud Corrupted Bloodline Heir to the Throne. Now call on the Westminster Parliament to investigate the new Claims of Earl of Windsor North 'Plantagenant' Michael Hastings is the legitimate Heir to the Throne as the "King of England"! And "Moai Statue" in "Queen Elizabeth II Great Court in London is "Moai Gods Grace Face of Authority and Jurisdiction as the Superior Rock Memorial Face of God "Atua Creator of Heaven and Earth" as the Truth with Affidavits and Doctrines of Discovery attached to Moai Crown Affidavits herein. "God save King Michael I of England". The Jesuit Pope Priest God is a Fake nothing God!

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 MOAI WANOA UETAHA HITORANGI RAPA'NUI MONARCHS MOAI WANOA ROYAL TAHITIAN SOVEREIGNS HEADS OF (MOAI GOD) WORLD ESTATES 	
MOAI CROWN ROYAL FAMILY ESTATES SOVEREIGN LAND TITLE OWNERS GOVERNOR IS GODS RULER CHIEF ADMINISTRATOR OF MOAI LANDS	"MOAI CROWN" BRITISH UK ARMS GOD SUPERIOR AUTHORITY MOAI GOVERNOR RULER CHIEF ADMINISTRATOR
MOAI NEW WORLD GOVERNMENTS ORDERS	MOAI AOTEA NZ REPUBLIC STATE
MOAI GODS HOUSE OF THE CONFEDERATION TENANT-CHIEF ADVOCATE REPRESENTATIVE	MOAI GODS CROWN EXECUTIVE KING WILLIAM IV JURISDICTION
MOAI GODS GRACE AUTHORITY FACE STATUE STANDS SUPERIOR IN LONDONS "QUEEN ELIZABETH II GREAT COURT" IS STOLEN WANOA & HITORANGI ROYAL FAMILY MEMORIAL STATUE INHERITANCE GOD INSTRUCTED TAHITIANS TO BUILD	
"Moai Crown Sovereign State Confederation" means "Moai Statue Memorial face of God Almighty" transferred his Spiritual Power "Mana" and Higher Intelligence and Knowledge from Heaven through his "Moai Crown" Hat on his Statue Head to his Sovereign Land Administrators Confederation Chiefs	
MOAI GOD SOVEREIGN MONARCH IS LIEN CLAIM CREDITOR OF (E)STATE DEBTOR	
MOAI NEW WORLD ORDER GOVERNMENTS	MOAI AOTEA NZ REPUBLIC STATE
MOAI CROWN ROYAL FAMILY ESTATES SOVEREIGN LAND TITLE OWNERS GOVERNOR IS GODS RULER CHIEF ADMINISTRATOR OF MOAI LANDS	"MOAI BRITISH UK MILITARY ARMS KING WILLIAM IV JURISDICTION WESTMINSTER PARLIAMENT GOD SUPERIOR AUTHORITY
"MOAI TIKANGA LORE HOLY SPIRIT HOUSES" TAHITIAN MOAI - AFRICAN PYRAMID OBELISK GODS MANA HIGHER INTELLECT MAKEMAKE	"MOAI CROWN" NATIONS STATES MOAI HOLY GOD PRAYER HOUSE MOAI COMMUNITIES CONGRESS
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In 1295 King Edward 1, the Church leaders and the leading Nobles met to form the "Model Parliament" that set the pattern for parliament today. They agreed to add the Commons to represent rural landowners and towns people. The Commons would be elected by the people to represent them in parliament. This process is not as altruistic as it appears will be further explained below Part 5.0: The Oaths Confirms Government and Parliament.

3.3. The Protestant Reformation and Sovereignty

HEAD OF (E) STATE	
THE CHURCH	THE PARLIAMENT
ARCHBISHOP	ARCHBISHOP
BISHOP MINISTERS PRIESTS	PRIME MINISTER CABINET MINISTERS MEMBERS OF PARLIAMENT

In 1517 Martin Luther a German priest initiated a Protestant Reformation because, it said, he was disturbed by the Church's practice regarding the sale of indulgences – payment to reduce penance or sin. In 1521 Pope Clement V11 granted King Henry V111 the title "Defender of the Faith", for his support of the Papacy during the Protestant Reformation. The Faith is described in King Henry's book 'Defense of the Seven Sacraments'. Thomas More in fact wrote it.

Over time relationships with the Papacy deteriorated and King Henry initiated a break away from the Roman Catholic Church, choosing instead to align fully with the new Protestant Church of England. Pope Paul 111 revoked the grant of title 'Defender of the Faith'. Parliament passed a law authorizing its continued use. Even though the Protestant Church of England gained favor it was and is still essentially a Catholic Church.

And the Pope is still the de facto and de jure Sovereign of England.

In 1558 King Henry's daughter **Queen Elizabeth 1** inherited the throne. She strengthened her alliance with The Church and claimed the title "**Supreme Governor**". Now why would she do that if she were still the Sovereign of England? She also continued the title "**Defender of the Faith**". The **Archbishop** of Canterbury remained the **Spiritual Leader** and Head of the Church of England. In **1689 the Bill of Rights** was introduced requiring future **Kings and Queens to be Protestants**. Does this mean the Pope and the Roman Catholic Church were no longer in charge. No it just means The Faith of the **Roman Catholic Church** continued under **another name** – the **Church of England**. The end of the following section describes recent events that support this conclusion.

3.4. The Act of Settlement and German Royalty

In 1701 the Act of Settlement assured that King William 111's nearest Protestant relations, the German family of Sophia, Electress of Hanover, became next in line to the throne after his sister in-law Anne. One has to ask why this settlement with German Royalty was/is important. The following offers an explanation. The aim of the papacy was and is to expand Christian Communion throughout the world, indeed through out the Universe as the Universal Church. **Pope Innocent 111 was relentless in growing the kingdom of the papacy**. One country the powerful German Empire retained its own supremacy. However because they embraced the patrimony of St Peter, Pope Innocent recognized Germany as being part of the papacy. Indeed this was cemented when the **Act of Settlement was passed in 1701**. This Act ensured Germanic and Papal control of England. Part 5.0 describes how this is done through the **Coronation Oath**, the **Oaths of Office** and the **Parliamentary Oaths**.

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Parliamentary Oaths

The heritage of **Anglo-Saxon, Norman and German ancestry** is what makes up the **Royal family** today. Indeed the Saxons originated from Germany in the first place. The Norman's are of the Norse **Vikings** from Scandinavia, who set up home in **France** in a place they named **Normandy**. As already stated there were attempts at minimizing the Roman Catholic Church influence. In **1205 King John** seized the church's revenue. He eventually **lost his (E) State** and England came under the rule of a new **Sovereign Pope Innocent 111**. John remained King of England, but he was **no longer the Head of (E) State**.

In 1536 under the rule of King Henry V111 an act called the 'Act Extinguishing the Authority of the Bishop in Rome' became law and payments to the Roman Catholic Church were halted. The Archbishop of Canterbury became the head of the Protestant Church of England. In 1553 Queen Mary succeeded the throne and restored the Catholic Church and the Pope once again became the Sovereign of England. In 1558 Queen Elizabeth 1 succeeded the throne. She was also sympathetic to the Roman Catholic Church but this fact has been downplayed in history. **Elizabeth did not take the title 'Head of State'** because England belonged to the Pope. Rather **she secured the title 'Supreme Governor'**. The significance of this will become clear.

3.5. Collection of Taxes

Besides The Church and English Royalty there is a third influence re our parliament and government systems. In **1066 King William 1 of Normandy** took the **throne of England by conquest**. The Roman Catholic Church backed him. A select group of nobles referred to as **'tenants in chief'**, gathered revenue (taxes). This was **divided between the King, The Church and The Tenants in Chief**. This system of **paying taxes on the Sovereign's (E) State** has been refined over the years as **The Tenants in Chief evolved**. To understand this we look further into the German connection.

In 1743 Mayer Amschel Bauer was born in Frankfurt, Germany. His father was a moneylender and owner of a counting house. Following his father's death, Bauer took over his father's business. Bauer changed his name to Rothschild, after the red hexagram or sign signifying 666 hanging over the entrance door of his father's counting house. ("Rot," is German for, "Red," "Schild," is German for, "Sign"). Mayer Amschel Rothschild courted and eventually gained favor with royalty and the papacy by helping them successfully increase their wealth and expansion of their kingdom. Eventually Mayer Rothschild's power became so great that in 1790 he said, "Let me issue and control a nation's money and I care not who writes the laws." On his death his eldest son Nathan Mayer Rothschild became head of the family dynasty. In 1815 Nathan echoed his father when he said, "I care not what puppet is placed upon the throne of England to rule the Empire on which the sun never sets. The man who controls Britain's money supply controls the British Empire, and I control the British money supply." He said he had been in England 17 years and increased the £20,000 stake given to him by his father to £50 million. The **Rothschild's** had effectively become the **'tenants in chief'**. They now control the **Bank of England** and all the main banks throughout the world. They established the system of paper debits and credits, replacing the shipping of gold from country to country.

In **1821 Kalmann (Carl) Mayer Rothschild** developed a strong connection with the Vatican. The Rothschilds eventually took over the financial operations of the Catholic Church, worldwide. Pope Gregory XVI conferred upon Kalmann the Order of St. George. It is said that when the Pope received Kalmann, he would give him his hand rather than the customary toe to kiss. The Popes recognition of the Rothschild banking dynasty was

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"Moai God" is "God Superior Mana Spirit" transferred his Earth World Doctrines of Discovery Title Memorial Rock Earth Statue Dna Image of himself to Moai Wa'Nea Royal Tahitian African Monarch Sovereign Family Man. Moai Chief of Tenants, Debt Charged Bill Indicted the Fraud Catholic Church Jesuits Satan Devil God, Elizabeth Windsor, Adolfo Nicolas Pachon and Evelyn Rothschild "Sole" (E)State for using Fraud Means of Stealing Sovereign Land & Resources served this Legal Property Arrest Seizure Warrant for Injuring Gods Sovereign People. US Federal State Military are prohibited of spraying Chemicals in skies here control HAARP Frequency Earthquakes complete when he gave them control of growing the papal estate. Today the **Vatican is an independent and hugely wealthy state.**

The wealth of the world is still owned by this union of Church, British/German Royalty, and Bankers. This union of the **Sovereign, Church and Nobles** (aka **The Tenants In Chief – The Bankers**) has been called by some an **"Unholy Alliance"**. Through a system of **Corporations Sole** the bankers control the world's money supply. The goal of the Papacy is to convert the whole world to Christianity through the Roman Catholic Church and all its derivatives. From the time of the 'Holy Wars' through to the wars today, this has been the agenda of the 'Unholy

Alliance'. Today the head of the Roman Catholic Church is **Pope Benedict XV1**. He was born Joseph Aloisius Ratzinger a German. In 1941 at the age of 14 Ratzinger was conscripted into the Hitler Youth organization. He claims he was an unenthusiastic member, who refused to attend meetings, which seems a bit strange that he could get away with this attitude under such a strict regime.

Martin Luther led the Protestant Reformation. At first he was sympathetic towards Jews in Germany and tried to convert them to Christianity. When his attempts failed he grew bitter towards them and incited hatred and eradication of Jews. **The Rothschild's are Ashkenazi Jews.**

The Jews that were being eradicated were not of that lineage. It is said that the **Rothschild's initiate and fund both sides of wars.** With the rise of German Supremacists (Nazis) the eradication of Jews became part of their philosophy. Remember the Norman's who were of the Norse Vikings. Germanic supremacists saw the Viking as a symbol of the Germanic master race.

From 16 – 19 September 2010 Pope Benedict XV1 visited Britain. On the 16th he met with Her Majesty the Queen at Holyrood Palace in Scotland. On the 17th he spoke with senior clerics of the Church of England. On the 19th he became Archbishop of Canterbury for the day. Why would **the Church of England allow the head of the Roman**

Catholic Church to take over for a day? Because the **Pope is already the Head of (E) State** and Scotland favors the Roman Catholic Church. Under the system of the **Corporations Sole** the **Roman Catholic Church owns most of the world's (E) State.** The Corporation Sole is not a Living Being. It is a **single ('sole') incorporated office, occupied by a single ('sole') man or woman.** It has **no need for by-laws and no Board of Directors.**

4.0 THE CORPORATION SOLE

Parliament and Government operate under the **protection of a Corporation Sole - a legal entity.** A Corporation Sole enables the **orderly transfer of church or religious society property.** It **keeps title within the church or religious society.** To ensure that it **cannot be treated as the estate of the vicar of the church,** the property is titled to the office of the Corporation Sole.

This allows a corporation (usually a religious corporation) to pass vertically in time from one office holder to the next successor-in-office, giving the position **legal continuity with each subsequent office holder** having identical **powers to his predecessor.**

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THE MONARCH OF GOVERNMENT

A Corporation Sole is authorized by Letters Patent. This is a type of legal instrument in the form of an open letter issued by a monarch or government, granting an office, right, monopoly, title, or status to a person or to some entity such as a corporation. The monarch or government is a form of open or public proclamation. Searches on the Internet reveal the following Corporations Sole for New Zealand:

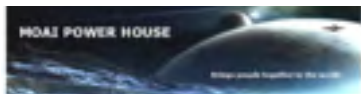
- The Monarch in Right of New Zealand
- The Sovereign in Right of New Zealand
- Her Majesty the Queen in Right Of New Zealand
- The Crown in Right of New Zealand
- The Arms in Right of New Zealand

Wherever there is government, there is a system of Corporations Sole. Following is a possible configuration of how these Corporations Sole of New Zealand govern our country. However way these corporations are configured it is certain they are in charge.

The Office of THE MONARCH IN RIGHT OF NEW ZEALAND- A Corporation Sole formed to Govern the Elizabeth II & Black Pope Private E' (States)			
Office Holder The Sovereign Pope The Head of (E)'State Queen Elizabeth II Supreme Governor of the Church of England			
The Offices/Branches of Parliament & Government			
THE SOVEREIGN IN RIGHT OF NEW ZEALAND-	HER MAJESTY THE QUEEN IN RIGHT OF NEW ZEALAND-	THE CROWN IN RIGHT OF NEW ZEALAND-	THE ARMS IN RIGHT OF NEW ZEALAND-
A Corporation Sole formed to house parliament	A Corporation Sole formed to govern (E)'State finance	A Corporation Sole formed to govern (E)'State property and laws	A Corporation Sole formed to govern defense of (E)'State property
Office Holders and Representative			
The Defender of the Faith	The Supreme Governor	The Supreme Governor	The Supreme Governor
The Governor General	The Governor General	The Governor General	The Commander In Chief
A Letters Patent issued under the Sovereign's prerogative power empowers the Governor -General: ...to constitute and appoint under the Seal of New Zealand, to hold office under pleasure, all such Members of the Executive Council [and] Ministers of the Crown ... as may be lawfully constituted or appointed by [the Sovereign].			

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A Corporation Sole is a Legal Entity I single office, 1 single owner, no by laws, and no Board of Directors. Therefore the single owner is answerable to nothing and no -one else.

Each Corporation Sole is a separate entity and the positions of responsibility are treated differently. When John Key is speaking as the Prime Minister he is not the Head of Government. When he is speaking as the Head of Government he is not the Prime Minister. Note when he speaks he will define which role he is in and speak from that role.

The Minister's of The Crown refer often to the Office of 'The Crown'. By going to the New York or London stock exchange you will see that the government's financial report is presented by the Office of- 'Her Majesty the Queen in Right of New Zealand'.

5.0 THE OATHS THAT CONFIRM GOVERNMENT & PARLIAMENT

Read the following Oaths in light of what you have learned above.

5.1. The Coronation Oath

The Archbishop of Canterbury administers this.

Archbishop of Canterbury: *Will you solemnly promise and swear to Govern the People of the United Kingdom of Great Britain and Northern Ireland, Canada, Australia, New Zealand, the Union of South Africa, Pakistan and Ceylon, and of your Possessions and the other Territories to any of them belonging or pertaining, according to their respective laws and customs?*

Queen: *I solemnly promise so to do.*

Archbishop: *Will you to your power cause Law and Justice, in Mercy, to be executed in all your judgements?*

Queen: *I will.*

Archbishop: *Will you to the utmost of your power maintain the Laws of God and the true profession of the Gospel? Will you to the utmost of your power maintain in the United Kingdom the Protestant Reformed Religion established by law? Will you maintain and preserve inviolably the settlement of the Church of England, and the doctrine, worship, discipline, and government thereof, as by law established in England? And will you preserve unto the Bishops and Clergy of England, and to the Churches there committed to their charge, all such rights and privileges, as by law do or shall appertain to them or any of them*

Queen: *All this I promise to do.*

Then the Queen, arising out of her chair, supported by peers and with the Sword of State being carried before her. Goes to the altar to make her solemn Oath in the sight of all the people to observe the premises by laying her right hand upon the Holy Gospel in the great Bible. (Which was before carried in the procession and is now brought from the altar by the archbishop, and tendered to her as she kneels upon the steps), saying:

Queen: *The things, which I have here before promised, I will perform and keep. So help me God. Then the Queen kisses the Bible and signs the Oath.*

A year after this article was written videos on the queen's coronation came to light. These are listed in the links at the end of this article.

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5.2. Governor- General New Zealand Oath

The Chief Justice of New Zealand administers the oath of office at installation of new **Governors- General** of New Zealand. **The oath is as follows:**

"I, (name), swear that, as Governor- General and Commander-in-Chief of the Realm of New Zealand, comprising New Zealand; the self-governing states of the Cook Islands and Niue; Tokelau; and the Ross Dependency. I will faithfully and impartially serve Her (or His) Majesty (specify the name of the reigning Sovereign), Queen (or King) of New Zealand. Her (or His) heirs and successors and the people of the Realm of New Zealand, in accordance with their respective laws and customs so help me God."

In an election year Civilians (Commoners) are told this is their opportunity to elect a new Civilian Government. The term Civilian implies there is a Military. Indeed Government does control a Military under **'The Office of the Arms in Right of New Zealand'**. To get everyone into the mood the party planners begin **promoting "the true profession of the Gospel"**. Each party presents the Gospel through their favorite tune. Today they emphasize either a 'socially responsible' message, or a **'free trade business' message**. As the electioneering progresses the people begin to march to the beat, favoring either the LEFT socialist or the RIGHT trader message. Traditionally the LEFT was pro Roman Catholic inclusion and the RIGHT was pro Protestant only. The winning party is announced usually during the evening of the day of election. Everyone who voted for the winning party is invited to the celebration. It's party time, the Civilian's reward for voting them in. The runner up party is not completely left out in the cold. They become the opposition – a government in waiting. Indeed anyone who wins an electorate regardless of which party they support, all become members of the House of Representatives. Parliament is the meeting of House of Representatives

To

Debate and legislate on matters pertaining to the Sovereign's "E-State"

The Crown (Church Symbol) legally protects that, and the executive administered by Representatives of the 'Tenants in Chief'

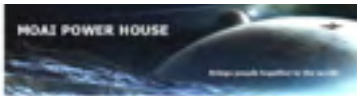
After an election the Prime Minister elect forms a cabinet ministry. A church ceremony is held where the **Supreme Governor** or in the **outer Realms like New Zealand the Governor- General**, appoints the leader of the elected party as **Prime Minister**. Dame Sylvia Cartwright describes the role of the **Governor- General** in an election year:

"In an election year, the Governor- General's constitutional role is very prominent. That role is broader than the Governor- General's role in the government formation process. There are a number of public expressions of the Governor- General's legal powers in an election year, which take the form of various election-related ceremonies. The ceremony marking the dissolution of Parliament, which brings the life of Parliament to an end with a flourish of trumpets, is the first example. The swearing-in ceremony at Government House next, in the splendid ballroom at Government House, before a large crowd of onlookers, friends and relatives of those being sworn in, as well as a large and interested group of media. At this ceremony, the Governor- General has the very important task of appointing the Prime Minister, members of the Executive Council and Ministers of the Crown. After the 2005 election, this ceremony was particularly significant, because for the first time in our history, members of four different political parties were seated at the table, and appointed as Ministers and Executive Councilors.

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The **Governor-General's legal powers** are also evident at the ceremony marking the **Opening of Parliament**. The Commission Opening of Parliament is the first meeting of Parliament following a general election, where Parliament is declared open before the assembled members that have been elected. The Governor General does not usually attend this ceremony, but instead authorizes **Royal Commissioners** (usually the **Chief Justice** and **two other Judges**) to attend on his or her behalf, and read the **proclamation-summoning Parliament** to meet. Soon after the Commission Opening, the Governor-General must confirm the **appointment of the Speaker-Elect**, also in a ceremony at **Government House**. The final public expression of the **Governor-General's constitutional role** in the election process is at the **State Opening of Parliament**, a magnificent ceremony rich in symbolism and involving all **three branches of government**. Include **Judges**, **Armed Forces**, **Kaumtua, kapa haka groups**, **diplomats** and special officers such as the New Zealand **Herald of Arms** and **Black Rod**.

The **State Opening of Parliament** is not the opening of Parliament, but is the day on which the **Governor-General** explains, in what is known as the **Speech from the Throne**, the reasons for the opening of Parliament or the matters which the government wishes to consider over the next Parliamentary term. At the State Opening of Parliament, the **Prime Minister** presents the **Speech from the Throne** to the **Governor-General**, who then delivers it.

As these ceremonies demonstrate, the **Governor-General** exercises a number of different **legal powers** during an election year. All these formal actions are undertaken according to the **democratic will of the people**. As I have said previously, **my role is to ensure that government authority is passed to those to whom the people wish it to be transferred.**"

<http://www.gg.govt.nz/node/538>

By way of these oaths the governance of the elected Civil Government is transferred to an Executive Council that works for a "Military Government". In this capacity the Governor-General is known as Commander-in-Chief. The Civil Government is the "branch" that creates the legislature or policy for the Sovereign's Estate, "according to the people's respective laws and customs." The oaths also deliver the following part of the preamble to the English version 1840 Treaty of Waitangi.

"To constitute and appoint a functionary properly authorised to treat with the Aborigines of New Zealand for the recognition of Her Majesty's Sovereign authority over the whole or any part of those islands"

5.3. Member of Parliament Oath of Allegiance

The following oath of allegiance sworn on behalf of all Civilians by all their elected representatives, define the laws and customs we all agree to accept whether we vote or not.

"I, [name], swear that I will be faithful and bear true allegiance to Her Majesty Queen Elizabeth the Second, Her heirs and successors, according to law. So help me God."

The Coronation Oath explains the laws that the people's representatives have sworn to "bear allegiance to." The oaths then transfer to the other "two branches" the authority to govern the judicial and defense affairs of the Estate. Note defense = military. All three branches are the three Offices of Government. Understanding the nature of an Office is important to understanding how the "Unholy Alliance" governs and why it is called such.

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Whoever Owns the Estate, Owns the Wealth, Dictates the Terms

Today the Tenants in Chief are the Banking Elite

They created the mortgage system to enable the Unholy Alliance to

Ultimately Own ALL Property (E)States)

See appendix 2 for a summary on how mortgages work.



The Banking Elite are represented in Government by the Executive Council

5.4. The Executive Council's Oath of Office

"I, [name], being chosen and admitted of the Executive Council of New Zealand, swear that I will to the best of my judgement, at all times, when thereto required. Freely give my counsel and advice to the Governor- General for the time being, for the good management of the affairs of New Zealand. That I will not directly or indirectly reveal such matters as shall be debated in Council and committed to my secrecy, but that I will in all things be a true and faithful Councilor. So help me God."

The Executive Council is the highest formal instrument of government. Council members must also be cabinet ministers, but not all cabinet ministers are council members.

BEFORE they swear an oath as a cabinet member Executive council members swear an Oath of Office.

It is also an Oath of Secrecy.

NOTE: The executive council DOES NOT swear an Oath of Allegiance MOAI SAYS ILLEGAL!

6.0 THE SOVEREIGN'S HOUSE OF DISHONOURING DEBATE

Parliament's Prime Minister and Cabinet Ministers are not the same role as Government's Head of Government and Ministers of the Crown, although some people may hold positions in both. For example John Key is both the Prime Minister in Parliament and the Head of Government. These are two different titles, two different roles. Bills passed by parliament are presented to the Sovereign for Royal Assent into ACTS. These form the legislature that the Government then ACTS upon. The Executive Council through their own process of 'Orders in Council' can prioritize and interpret in their own way - and they do. We only have to look at the Constitution Act 1986 that states:

#22 - Parliamentary control of public finance

It shall not be lawful for the Crown, except by or under an Act of Parliament, -

- a) To levy a tax; or
- b) To borrow money or to receive money borrowed from any person; or. **MOAI SAYS ILLEGAL!**
- c) To spend any public money

The system ensures that parliament will agree to levy a tax because they have no other way to pay for public services. Taxes are being requested all the time. Public money is now in a Corporation Sole where the Executive Council represents the Single Owner who dictates the terms.

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Whoever Owns the Estate, Owns the Wealth, Dictates the Terms

The Executive Council executes the Legal and Financial Protection for the (E)'State. Their allegiance is to the Corporations Sole: -

1. The Monarch in Right of New Zealand **MOAI SAYS ILLEGAL!**
2. The Sovereign in Right of New Zealand **MOAI SAYS ILLEGAL!**
3. Her Majesty the Queen in Right of New Zealand **MOAI SAYS ILLEGAL!** → **"MOAI CROWN"**
4. The Crown in Right of New Zealand **MOAI SAYS ILLEGAL!**
5. The Arms in Right of New Zealand **MOAI SAYS ILLEGAL!**

All who are elected to Parliament represent the people's wishes to the "Unholy Alliance" -

1. The Church, (Private Foreign Alien Corporate Sole Owners Company s) **MOAI SAY ILLEGAL!**
2. The Royal English/German Family, (Private Foreign Alien Corporate Sole Owner Company s)
3. The Bankers – Tenants in Chief. (Private Foreign Alien Corporate Sole Owners Company s)

This system of governance will always be the outcome no matter what party wins.

6.1. Parliament

The Sovereign or his/her representative the Governor General provides Royal Assent to pass Bills into Acts. They are not part of the House of Representatives. They do have eyes and ears in Parliament as the roles below indicate.

6.2. The House Of Representatives

Speaker of the House

- a) acts as landlord for Parliament's buildings
- b) represents the House to the Sovereign, Governor- General, other Parliaments and Organizations
- c) chairs the meetings of the House
- d) makes rulings on points of procedure
- e) chairs three select committees

Deputy and Assistant Speakers

Chairs committees of the whole House

Prime Minister

- a) Accounts for Government activity by replying to questions directed to the Prime Minister during question time
- b) Delivers the annual Prime Minister's statement
- c) Leads the Government's contribution to major debates.
- d) Advises Governor General on Ministers of the Crown appointments



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Cabinet Ministers

- a) are appointed by the Prime Minister
- b) introduce and lead debate on bills related to their portfolios

Leader of the House

- a) Manages Government business in the House
- b) Moves motions for the Government that relate to House and committee procedure
- c) Determines the order of Government business in the House
- d) Has primary responsibility for the Government's lawmaking program.
- e) Leader of the Opposition**
- f) Leader of the 'government-in-waiting'
- g) Leads opposition responses in major debates.

Whips

Each political party in the House has a whip to organize and administrate their members. Whips:

- a) Prepare lists of members from their party to speak in debates
- b) Make sure that members of their party are in the House when needed
- c) Negotiate with other whips on House business
- d) Cast votes on behalf of their parties during a party vote.

Clerk of the House

- a) Is the principal permanent officer of the House of Representatives.
- b) Is appointed by the Governor- General as an expert in parliamentary law and procedure.
- c) advises the Speaker and members on the rules, practices, and customs of the House
- d) records the proceedings and decisions of the House
- e) certifies bills ready for Royal assent
- f) issues the Order Paper (order of business) for each sitting day
- g) administers the oath or affirmation of allegiance for members of Parliament after a general election
- h) Is chief executive of the Office of the Clerk of the House of Representatives, which provides a secretariat for the House and its committees.
- i)

Serjeant-at-Arms

- a) Is a permanent officer of the House.
- b) Is responsible to the Speaker for the maintaining proper standards of behavior in the galleries and areas around the debating chamber.

Usher of the Black Rod

- a) Provides the Governor- General with a messenger to communicate with the House on ceremonial occasions.

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Members of Parliament

All who won a seat for their electorate in the elections, and are not a cabinet minister.



7.0 THE GOVERNANCE THAT ENSLAVES PEOPLE

The Sovereign regards **Citizens as Subjects or Infants**. The English version of the 1840 Treaty of Waitangi, confirms:

"Her Majesty's subjects who have already settled in New Zealand."

- b) A Subject relinquishes power to the ruler of the (E)'State. **"MOAI CROWN" SAY ILLEGAL**
- c) An Infant needs a Parent to make decisions for him/her. **"MOAI CROWN" SAY ILLEGAL!**
- d) All Subjects are Infants until the age of 16. **"MOAI CROWN" SAY ILLEGAL!**

Immigrants to New Zealand are required to take the following Citizenship Oath:

"I, [name], swear that I will be faithful and bear true allegiance to Her Majesty Queen Elizabeth the Second, Her heirs and successors, according to law, and that I will faithfully observe the laws of New Zealand and fulfil my duties as a New Zealand citizen. So help me God."

As a New Zealand citizen they too become Subjects.

The Sovereign In Right Of New Zealand is the **Corporation Sole** that gives Royal assent to Bills thus transforming them into ACTS. All Subjects and Infants are expected to ACT accordingly. **Citing a letter from the In-Land Revenue to a bankrupt verifies a process** that enslaves people by regarding them as **'Subjects'**.

The letter is sent immediately a bankruptcy is confirmed by the courts- The introduction states-,

"Dear Mr _____,

Thank you for your recent application for an IRD number. Your number is shown on the IR card at the bottom of this letter."

Note: The bankrupted individual did not apply.

Following is a copy of the actual letter from In Land Revenue. Note this is a collection of "in land" revenue.

Today more and more people are being bankrupted than ever before, through no fault of their own.

Bank-rupt means the Bankers have ruptured or severed access to certain banking privileges. What does this confirm? It confirms that the owners at the top of the hierarchy on page 3 include the Bankers. Indeed they pull the plug to the ocean of abundance if things do not go their way.

'MOAI CROWN' Sovereign Monarch" Owns Estates, Wealth and Dictates 'MOAI GOD' Terms

Here's how it all begins. Certain ACTS enable the tracking of all Subjects or Infants. These tracking processes begin with the **Registration of all Births**. A **Birth Certificate** is issued with the name in **CAPITAL LETTERS**. In **legal terms** the **CAPITAL LETTERS** represent a **TITLE** not a Living Being. The **CAPITAL LETTER TITLE** represents, **'Title of the Property'** of **'The Crown in Right of New Zealand'**. Thus **SUSAN BAKER** is a **TITLE**

"Moai Crown" Monarch Sovereign State Confederation "Sole"

"Moai Crown" Monarch Sovereign State Confederation "Sole" Company

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2013 Budget changes

Changes affecting the CT600 Company Tax Return form

Announcements in the March 2013 Budget mean that we will be updating the CT600 Guide Company Tax Return guide. The main CT600 Company Tax Return form does not need to be updated on this occasion, but you should bear in mind that generally you cannot make a claim under any new proposal until the Finance Bill receives Royal Assent and becomes law. We will update the HMRC Corporation Tax online service as quickly as possible.

This Budget insert tells you about some of the main changes affecting Corporation Tax. Go to hmrc.gov.uk for more information about Budget measures, the up to date position and the availability of forms.

Rates of Corporation Tax

For the financial year 2013 starting on the 1 April 2013 the main rate of Corporation Tax is 23% and the small profits rate is 20%.

Rates, limits and fractions for financial years starting 1 April

	2012	2013
Main rate	24%	23%
Main rate on ring fence profits*	30%	30%
Small profits rate	20%	20%
Small profits rate on ring fence profits	19%	19%
Lower limit	£300,000	£300,000
Upper limit	£1,500,000	£1,500,000
Marginal relief standard fraction	1/100	3/400
Marginal relief ring fence fraction	11/400	11/400
Rate for unit trusts and open ended investment companies	20%	20%

*Ring fence profits mean the income and gains from oil extraction activities or oil rights in the UK and UK continental shelf.

Changes to the Annual Investment Allowance (AIA)

The maximum amount of the AIA was reduced from £100,000 to £25,000 from 1 April 2012. The Chancellor announced at the Autumn Statement that legislation will be introduced in Finance Bill 2013 to increase the maximum amount of the Annual Investment Allowance (AIA) from £25,000 to £250,000 for a temporary period of two years from 1 January 2013 to 31 December 2014. For companies with chargeable periods that straddle these dates of change, that is, 1 April 2012 and/or 1 January 2013 and, later on, 1 January 2015, transitional rules will apply.

For more details go to the:

- Tax Information and Impact Note - Annual investment allowance: increase to £250,000 for two years, at hmrc.gov.uk/tin/2012/tin1278.pdf
- Draft legislation and accompanying Explanatory Note, at hmrc.gov.uk/budgetupdates/11dec12/corporate-tax.pdf

For more information about the Budget changes

- Go to hmrc.gov.uk for:
- The up to date position
 - updated forms and supplementary pages

Online filing and electronic payment

All companies have to file their Company Tax Return online for any accounting period ending after 31 March 2010. Companies also have to pay any Corporation Tax and related payments electronically.

For more information go to hmrc.gov.uk/gent/ct/online-questions.htm

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Creative industry tax reliefs

Subject to State aid approval the Government will introduce tax reliefs in respect of high-end television, animation and video games production from 1 April 2013. Legislation will be published as part of Finance Bill 2013.

There will be transitional arrangements as expenditure incurred, before 1 April 2013 or if later State aid approval, will not be eligible to form part of the calculation for relief. The period falling before 1 April 2013 or State aid approval and the period falling on or after that date, are treated as separate accounting periods for calculating the relief.

The main C7600 Company tax Return form does not need to be updated as a claim for each relief may be made in the same way as for film tax relief using box 87 on the C7600 and by providing a detailed calculation of this figure. HMRC will be updating the C7600 Guide and further guidance will be made available later in the year.

'Above the Line' Research and Development (R&D) expenditure credit

The government have introduced a credit for R&D investment by large companies at a pre tax rate of 10% which is payable to companies with no corporation tax liability.

Companies can claim the credit for qualifying expenditure incurred on or after 1 April 2013. The scheme is initially optional and companies who do not claim the R&D expenditure credit can continue to make claims under the super-deduction scheme for qualifying expenditure incurred on or before 31 March 2016. From 1 April 2016 the expenditure credit will replace the current scheme.

The underlying rules for identifying qualifying activity and calculating qualifying expenditure are unaffected by the introduction of the Above the Line R&D expenditure credit.

"Moai Crown" Monarch Sovereign State Confederation "Sole" Company

But Susan Baker is a Living Being. Remember the Sovereign regards citizens as Subjects or Infants - in other

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words **property**. When **Susan Baker** signs for **SUSAN BAKER** she is agreeing to take responsibility for **The Property of the Crown**. Pause and absorb that for a moment. The Birth Certificate is number that catalogues the **Certificate of Ownership**. The **Certificate is presented to the World Bank or International Monetary Fund as collateral for a loan**. The 'Property' has an expected life span of **65 to 85 years** as a **Consumer**. Each 'Property' is thought by some to be **worth millions during a lifetime** and **increases** when The **'Property produces Infants'**.

"MOAI GOD EARTH SOVEREIGN MONARCH CROWN" "WORLD STATES CONFEDERATION"

And HOANI HAKAKI WANOA Royal Tahitian African Sovereign Monarch



Versus

(Queen) ELIZABETH WINDSOR (E)-STATE and Black Pope ADOLFO NICOLAS PACHON

And

"MOAI GODS GRACE SUPERIOR SOVEREIGNS MONARCHY CROWN RULING AUTHORITY" Bill Charged Lien Indicted "(E)STATE Corporate Sole Fraudsters" £1 Trillion – Trillion DEBT Backdated to MOAI HAPU & 'KING WILLIAM IV 1835 Declaration of Independence Sovereign Flag Jurisdiction & Constitution fixed in Westminster Parliament Statute Law Extant forever. AFFIDAVIT: I Hoani Kahaki Wanoa Sovereign Monarch of Moai Earth Gods Country of Aotea Swear to Moai face of God Almighty my Sovereign Truth Oaths these my Statements of Lien Claimant on behalf of Moai Sovereign Parent Landowners throughout Gods World we live in take back our Birth Right Titles that (E)STATE must Lawfully REFUTE this LIEN CLAIMANTS AFFIDAVITS in their entirety at the onset of MOAI Sovereigns' COMPLAINTS ACCUSATIONS against NAMED CRIMINAL OFFENDERS charged in the ICJ "International Courts of Justice" and ICCST 'International Crimes of Church and State' Tribunal' at "THE HAGUE" in Brussels (E)STATE is predominantly GERMAN ANCESTRY Aliens illegally occupying Moai land using it and Moai Gods Sovereign Parents infants as collateral without disclosing the intentions of Gods Truth Purpose Benefits of the Sovereigns but for themselves and their Corporate Sole did deceive "MOAI GOD" and his "Sovereign Children" as we the TRUE GOD Sovereign now challenge (E)STATE "QUEEN ELIZABETH II" "SOLE" Identified here (E) "FIRST OFFENDER" Elizabeth Windsor (LIEN Defendant) and "STATE" Identified here as 'First Mortgagee' SOLE "QUEEN ELIZABETH II SUPREME GOVERNOR OF THE CHURCH OF ENGLAND" A 'Privately Owned Elizabeth 'Queen of England' Corporation' "SECOND OFFENDER" (LIEN Defendant). And 'THIRD OFFENDER' Corporate "SOLE" as (LIEN Defendant) is "BUCKINGAM PALACE" and with Elizabeth FOURTH OFFENDER' "HER MAGESTY THE QUEEN IN RIGHT OF NEW ZEALAND" As a (LIEN Defendant). The "FIFTH OFFENDER" as (LIEN Defendant) is the Roman Catholic SATAN DEVIL (Black Pope) University Professor Spaniard Man ADOLFO NICOLAS PACHON most powerful man in the world. He ordered "Presidents Assassinated". 'HAARP' Machines' his Jesuit Generals used orders Earth Quakes killing Gods Earth, his 'spirit man' bees, fish, birds Animals, plants, crops, water. Air polluted skies chem-trails why 'MOAI GOD CROWN" Proves beyond a doubt that the wealth of these UNHOLY ALLIANCE HOUSE OF DISHONOR' SATAN (E) STATE PRIVATE CORPORATE FACELESS SATIN DEVIL SPIRIT ASS SOLE S' are BAD PARENTS. That 'MOAI CROWN' Challenge the Authenticity of '(E) STATE GOD'. IS NOT CREDIBLE HONEST

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OPEN to ACCOUNT' for their FRAUD CORRUPT Religious DEVIL GODS Practice that are not of our "MOAI GOD" in HEAVEN GODS TRUTH Lore Law JURISDICTION

Every person who emigrated to AOTEA New Zealand did so under the "QUEEN OF ENGLAND" Sovereignty separate to MOAI HAPU Sovereignty at time MEMORIAL Aliens 1840 "TREATY OF WAITANGI Agreement"

The East India Company was started first by the British Crown Political Trade Movement of Racketeering till now in 2013. As far as New Zealand Colonial Government is concerned they recognize their 1840 Treaty as their "Crown Government" Founding Documents of Title to New Zealand standing on "TE TII MARAE" in Bay of Islands originating from the British UK Government "1701 Settlement Act". But they have No Legal Constitution or Jurisdiction or a True "Declaration of Independence" Sovereignty of there own as Aliens of England and Rome. "MOAI CROWN" State Hapu Sovereign Confederation is Legal Owners of this Country the "Crown NZ Government" calls New Zealand. King William IV acknowledged MOAI HAPU as Sovereign Landowners gave them his British Government 1835 Declaration of Independence Trading Flag Jurisdiction and Constitution as a Nation-State British UK Business World Sovereign Trading Partner Country. Now this means New Zealand Government wants to forget its past! So now they severed LEGAL ties to MOAI HAPU SOVEREIGN at 1840 and again now in 2013 they are contemplating forming a new Referendum to create a "CROWN NZ GOVERNMENT" BEYOND THE INCORPORATION OF NEW ZEALAND HONORABLE PARTNERSHIP as the new (E) STATE MOAI LIEN DEBTORS. So their continued Ignorance of MOAI HAPU SOVEREIGN forgot that by ignoring their "UNACCOUNTED FRAUD PAST" then "SHINING A LIGHT ON FREEDOM" chosen words

Means they must face 'MOAI CROWN' STATE CONFEDERATIONS BRITISH GOVERNMENT FRAUD AUDITOR

Therefore MOAI TAHITIAN HAPU made Agreement with King William IV from 28 October 1835 Memorial'

The Registration of Birth transfers authority to 'The Crown in Right of New Zealand'. Remember the Crown is the judiciary. It then issues a Birth Certificate, which confirms the birth of the 'Property', not a 'Human

Being'. The Property is also an Infant. The Birth Certificate' gives 'The Crown in Right of New Zealand' complete authority as a "parent". A Living Human Being cannot be forced to pay tax unless he/she volunteers. A Birth Certificate gives title of the 'Property' to the Crown, which then confirm with the In-Land Revenue that the Subject using the property would like an IRD number. Other tracking processes include marriage or union certificates, school registration, vehicle license, driver's license, passport, mortgage,

Rates, electoral roll, and death certificate. Their purpose is to ensure that the whereabouts of the Subject using the property is known at all times.

8.0 THE FACTS ABOUT MAORI SELF GOVERNMENT



It will come as surprise to most to learn that Maori are not Subjects. The 1835 Declaration of Independence of New Zealand makes this clear.

"They (the hereditary and appointed chiefs) also agree to send a copy of this Declaration to the King of England, to thank him for his acknowledgement of their flag, and in return for the friendship and protection they have shown, are prepared to show, to such of his subjects as have settled in their country..."

The preamble to the 1840 Treaty of Waitangi also clarifies.

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"In consequence of the great number of Her Majesty's subjects who have already settled here in New Zealand..." "Her Majesty therefore being desirous to establish a settled form of Civilian Government with a view to avert the evil consequences. Which result from the necessary Laws And institutions alike to the native population and to Her subjects..."

Yet since the signing of these documents, governments have illegally been treating Maori as Subjects.

The 1846 Constitution Act shows that **Maori today are correct** when they say that **Maori Self- Government** was **enshrined in The Treaty**. In 2003 Hohepa Mapiria Joseph ("Joe") Murphy, Royal Regent of Privy Council

Explained that **Sections 9 and 10 of the 1846 Constitution Act,**

"...Provided that Maori Customary laws were to be made by Maori Self Government,

Governments in their own native districts, and if they wanted their laws recognized internationally,

They could do this through the Queen. Who issued letters patent more or less acknowledging?

Receipt of those laws, and she placed them into the laws of England right around the

Commonwealth of the United Kingdom and enforces them back into Aotearoa, New Zealand."

In the 1852 Constitution Act section 71 said the same thing that Maori Customary laws were to be

Made by Maori Self- Government. On 7 July 2003 Mapiria further clarified in an interview that in 1986 the 1852 Constitution Act was repealed.

"...The 1852 Constitution Act was repealed thus breaching the 1947 Statutes of Westminster Adoption Act Under the 1852 Constitution Act and by the 1947 Statute they (the settlers) had Obtained from the British Crown a warrant to Govern- themselves and they gave themselves Full 'Power to chop off their own heads' by repealing the 1852 Constitution Act".

New Zealand is now in limbo.

"The current government have no legal or lawful constitution."



9.0 The Declaration, The Treaty and The Government

In 1835 King William IV a northern group of both hereditary and appointed leaders known as Rangatira signed the 1835 Declaration of Independence of New Zealand. **The King declared full responsibility for his Subjects. The Rangatira declared responsibility to their Hapu or extended families.** These declarations confirmed the continuance of Hapu or Customary- law making.

An 1835 Declaration of an Independent Hapu Sovereign Nation State Flag given by Kng William IV was

Raised to acknowledge the jurisdiction of the 'United Hapu of New Zealand'. The Rangatira agreed,

"Moai Gods Grace Rock Face" is Superior Crown Earth Ruler Authority and Administrator" as "Moai God"™ Copyright Spirit Commercial Lien Title of Moai Wanao Royal Tahitian-African Male Monarch Sovereign State. Are Inheritors of Gods World Sovereign Peoples Confederation. Holds the Clear Debt Free Allodial Title in all "Moai God" Crown Land free of Debt, Mortgage, Liens. Moai is the reigning Monarch Power that down illegal "Sole" Businesses stealing money from Moai Sovereigns through Corrupt CT Land Titles and Fraud Bank Mortgage No End Date Contracts, Fractional Banking, all Fraud Resource Management Acts of States, Governments Parliaments. In any part in the World "Sole Persons using the Fraud Queen Elizabeth II and Pope "Crown" Alien (E)State Pope Adolfo Nicolas Pachon as their Monarchy Sovereignty Head of State over the Queen who is abdicating with all her aliens who emigrated to Indigenous Native Lands are now Moai Lien Debtors with the Pope, Queen of England, Rothschilds. "Moai Crown" has Absolute Monarchy Government over "Moai God" Earth World Authority Ruler Memorial Title Lien in "Queen Elizabeth II Great Court London extinguished the Queen of England's Fraud Royal Family Monarch Title Succession to Prince Charles and her assigns Authority from God Almighty she cant prove ever existed. She swore her Oath to the Jesuit Generals of Pope Pachon and Pope Francis "Satan Devil Hell God"





"Moai God" is "God Superior Mana Spirit" transferred his Earth World Doctrines of Discovery Title Memorial Rock Earth Statue Dna Image of himself to Moai Wa'Nua Royal Tahitian African Monarch Sovereign Family Man. Moai Chief of Tematis, Debt Charged Bill Indicted the Fraud Catholic Church Jesuits Satan Devil God, Elizabeth Windsor, Adolfo Nicolas Pachon and Evelyn Rothschild "Sole" (E)State for using Fraud Means of Stealing Sovereigns Land & Resources served this Legal Property Arrest Seizure Warrant for Injuring Gods Sovereign People. US Federal State Military are prohibited of spraying Chemicals in skies here control HAARP Frequency Earthquakes

"To meet in Congress each Autumn- for the purpose of framing laws and they cordially invite Southern tribes to lay aside their private animosities and to consult the safety and welfare of our common country, by joining the Waka Alliance of New Zealand".

They also agreed to the following,

"Because of friendship and protection shown toward us, we will take care of the pakeha who have settled these shores, who have traveled here for the purposes of trade."

Between 1830 and 1840 many Hapu were thriving under their own self-government. Hapu viewed land as the realm of Papatuanuku (Mother Earth) who provided them with protection and sustenance, as long as they honored and respected her spirit guardians and took care of their children. It is said that unrest increased amongst some of the Queen's Subjects who wanted ownership of the land. In every country where the Unholy

Alliance has gone the same pattern emerges. The aim is always to own the land and its wealth. First the explorers are sent to determine the wealth and assess the native population. Then the traders are sent to introduce new tools that make life easier and tools or services that begin to entice the young away from their traditions eg new gadgets, alcohol, smoking, gambling, sexual deviance. They also bring with them foreign disease that decimates the native population. Then the missionaries and a few settlers arrive. The role of the missionaries is to teach the truth of the gospel and spread mistrust amongst the natives, in their own spiritual path whatever that may be. Always amongst the new arrivals whether they are traders or settlers, will be those who greed for more. The Unholy Alliance needs this element to break the peace agreement. Then as stated in the preamble to The Treaty they can form a government to, "...Avert the evil consequences which must result from the absence of the necessary Laws and Institutions alike to the native population and Her subjects."

Wars did eventuate over land ownership. In 1840 Queen Victoria was advised by her Governor- General to offer a Peace Treaty. In the preamble to the Treaty of Waitangi it says,

"The Queen desires to establish a SETTLED FORM of CIVIL GOVERNMENT to terminate the animosities between Maori people and the Pakeha who are without laws."

Once government is established then schooling is introduced. The concept of school began with the Prussians who recognized that if one could control the mind of a child from an early age, they had a loyal follower for life. With schooling the young native population over time grew further and further away from nature and their traditions. Today schooling is compulsory and the government decides the curriculum. Before 1840 Maori meant 'natural or fresh water'. The Treaty embedded this term as an identity reference for all the 'ab-original people' of New Zealand.

"To treat with the aborigines of New Zealand hei kai whakarite ki nga tangata maori o Nu Tiranī"

With the signing of the Treaty a partnership was declared – meaning an agreement for parallel government. Maori were to continue their own Self- Government as verified in the 1846 and 1852 Constitution Act. The Civil Government was about creating laws for 'Her Subjects'. Just as the Queen in her Coronation Oath had to promise

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30





"Moai God" is "God Superior Mans Spirit" transferred his Earth World Doctrines of Discovery Title Memorial Rock Earth Statue Dna Image of himself to Moai Wa'Naa Royal Tahitian African Monarch Sovereign Family Man, Moai Chief of Tenants, Debt Charged Bill Indicted the Fraud Catholic Church Jesuits Satan Devil God, Elizabeth Windsor, Adolfo Nicolas Pachon and Evelyn Rothschild "Sole" (E)State for using Fraud Means of Stealing Sovereign Land & Resources served this Legal Property Arrest Seizure Warrant for Injuring Gods Sovereign People. US Federal State Military are prohibited of spraying Chemicals in skies here control HAARP Frequency Earthquakes

"To maintain and preserve inviolably the settlement of the Church of England."

The same process of settlement is what Maori are requesting regarding the 1840 Treaty of Waitangi because in **Article 2:**

"Her Majesty the Queen of England confirms and guarantees to the Chiefs and Tribes of New Zealand and to the respective families and individuals thereof the full exclusive and undisturbed possession of their Lands and Estates Forests Fisheries and other properties."

Note that the **Chiefs and Tribes and respective 'families and individuals'** are NOT referred to as **Subjects**. Ever since the signing of The Treaty, **The Crown has stolen the land through wars they manipulated. Identifying, pursuing and buying out small land owners until they had a majority share, non payment of rates on land that was not ratable, and the Public Works Act that took land for some pretext then later used it for other purposes.** Maori also gifted land for schools and churches. **Once these purposes no longer existed The Crown kept the land. Hapu customary law recognized the return of gifts to the owner.** As The Crown nears settlement of The Treaty of Waitangi with all tribes, the **agenda of the Unholy Alliance will advance with rapid speed.** Indeed it has already begun. In its first term of office **The Crown began fast tracking to own all property (human, land and sea)** so that it can monopolize the work force. Mine/rape our national reserves and our shores, **to increase the wealth of the Sovereign, the Church and the Banking Elite – the Unholy Alliance.** New Zealanders have suffered because of the work of the **Crown's theft and deliberate manipulation of negativity towards Maori.**

Government Laws require a flag to authenticate jurisdiction. This **dates back to admiralty law.** A ship could not enter another country without a **recognized flag.** Currently there is a **debate about the true Flag of New Zealand.** In 2009 Maori were asked to choose a preferred flag. A new Tino Rangatira flag was added to the choices. Others included the **1835 New Zealand Flag** and the current 1902 flag. **Why were Maori the only ones being asked to choose?** What was the real reason behind this? Why has the discussion stopped? A close examination of the new Bills and Acts implemented during the present government's first term and the beginning of this there second term reveal the true agenda as,

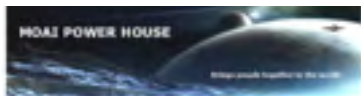
The Ultimate Ownership of all Property by way of Asset Sales to Multi-National Corporations

Whoever Owns the Estate, Owns the Wealth, Dictates the Terms

By choosing a new flag Maori are stating that the 1835 flag no longer holds jurisdiction. By settling with The Crown, Maori agree to the terms of settlement. Every settlement ensures The Crown continues to hold the power of judiciary. Upon settlement Maori become Subjects. **An unknown yet very important fact is Te Ture Whenua Maori, Maori Land Act 1993 is a Sovereign Law brought into existence by the Parliament of Westminster not Parliament of New Zealand. Three Regents were appointed by the Privy Council to draft the laws for the Act.** Hohepa Mapiria points out that Ture Whenua Maori, **Maori Land Act 1993 is about Maori Customary Law and Self- Government.**

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ZOOM COURT HEARING AGENDA FOR SATURDAY 5 NOVEMBER 2022

1831 LETTER TO KING WILLIAM IV 1st CONTRACT 13 NATIVE CHIEFS end of Contract 20 March 1834 for 13 CHIEFS

Key Phrases here are:

1/ Letter from 13 Native Chiefs to King William IV Says to Choose a FLAG 1 of 3 FLAGS FIRST CONTRACT CHIEFS AND KING WILLIAM IV SIGNED LETTER TO BRITISH CROWN

2/ CHOOSE ONE OUT OF THREE FLAGS SECOND BRITISH CROWN CONTRACT SIGNED APPROVED TRADING BANK FLAG SOVEREIGN NATION OF INDIVIDUAL NATIVES OF THEIR LANDS KING WILLIAM IV APPROVES CHOICE OF 8 POINT STAR OF ST PATRICK WITH HIS BLACK SEAL PROTECTORATE FOR BANK TRADE BUSINESS NZ TO UK BRITISH CROWN CORPORATION FLAG CONTRACT AND FOUNDING FLAG JURISDICTION LANDOWNERS OF THEIR INDIVIDUAL SOVEREIGNS OF THEIR LANDS OF NEW ZEALAND LOCKED IN STATUTE LAW FOREVER NATIVE CONFEDERATION OF CHIEFS PARTNERSHIP 20 MARCH 1834 FIXED AND DID NOT NEED A DECLARATION OF INDEPENDENCE AS THEY WERE ALREADY A SEPARATE SOVEREIGN STATE IN 1834 SELF GOVERNING IN KORORAREKA - OKIATO NATIVE MAGISTRATE COURT READY TO GO INTO BUSINESS CHIEFS AND KING WILLIAM IV CONTRACT COUNTRY IN ORDER SECOND BRITISH CROWN CONTRACT SIGNED

3/ DECLARATION OF INDEPENDENCE TO KING WILLIAM IV NOT FOR THE SECOND CONTRACT BUT FOR QUEEN VICTORIA NEW ZEALAND CROWN THIRD CONTRACT WITH ANOTHER BUNCH OF NATIVE CHIEFS NOT A SECOND CONTRACT OF NATIVE CHIEFS FIXED TO KING WILLIAM IV ORIGINAL CONTRACT TO THE BRITISH CROWN BUT A TOTALLY NEW CONTRACT OF THE ROTHSCHILD 1835 DECLARATION OF INDEPENDENCE THIRD CONTRACT with KING WILLIAM IV BRITISH CROWN AND NATIVE CHIEFS DESIGNED TO MAKE A NEW 1840 TREATY OF WAITANGI QUEEN VICTORIA BRITISH CROWN CONTRACT OUT OF THE SECOND FIXED CONTRACT 1834 FLAG JURISDICTION OWNERSHIP OF THE NATIVE LAND TITLE THAT CANT BE TAMPERED WITH OR LOWER THIS FLAG TO THE GROUND PARTNERSHIP CONFLICT OF THE QUEEN NATIVE CHIEFS THIRD CONTRACT

4/ FOURTH CONTRACT DESIGNED BY THE ROTHSCHILD FAMILY TO MURDER KING WILLIAM IV TO STEAL HIS BRITISH CROWN OF HIS SUCCESSOR DUTCH PROTESTANT BROTHER KING EARNEST AUGUSTUS I WHO WAS LEGISLATED OUT OF KING WILLIAM IV ABDICATION TO HIS BROTHER SUCCESSOR TO THE BRITISH THRONE THAT THE ROTHSCHILD'S HAD CONTROL OVER WESTMINSTER PARLIAMENT AND THE BANK OF ENGLAND FRAUD TAKEOVER EXACTLY WHAT IS HAPPENING NOW T OUR KING WILLIAM IV FLAG THIS ROGUE QUEEN VICTORIA ELIZABETH II FRAUD CORRUPTED CROWN IS TAKING OVER OUR KINGS FLAG BUT NOT SO FAST BECAUSE WE CAUGHT YOU ALL IN OUR MOAI SNAKE BAIT TRAP HINAKI USING OUR FLAG CONTRACT AS THE DECLARATION OF WAR TURNED AGAINST YOU BECAUSE YOU ARE THE FAKE MAORI WHAKAPUTANGA FLAG THAT IS NOT THE ORIGINAL KING WILLIAM IV FLAG BUT A COUNTERFEIT FORGERY NEW ZEALAND PRETEND KING WILLIAM IV FLAG OF NO JURISDICTION AND YOU GOT TWO FLAGS ONE A FAKE MAORI TRIBE THAT'S NOT A NATIVE CORPORATION FLAG YOU THUGS LEGISLATED OUT AND A SEA FLAG YOU LEGISLATED IN AS YOUR NEW ZEALAND FLAG THAT'S NOT A CORPORATION BUSINESS FLAG AND YOUR COUNTERFEIT DREAMED UP MAORI WHAKAPUTANGA FLAG IS NOT GAZETTED IN OR GIVEN THE ROYAL ASSENT OF KING CHARLES SO ITS GOT NO LEGAL JURISDICTION BUT OUR KING WILLIAM IV FLAG IS LOCKED TO WESTMINSTER PARLIAMENT WITH US THE NATIVES LIVE CONFEDERATION OF CHIEFS CONTRACT LEGAL DOCUMENTS AND UNBROKEN SOVEREIGNTY AND ADMIRALTY TO THE KINGS CROWN AND ANCHOR MORTGAGE LIEN BANK NATIVE LEASE LANDS CONTRACT NOW TERMINATE YOUR NEW ZEALAND SMALL CROWN MAORI LAND TITLES AND BOOT YOU ALL OFF OUR NATIVE LANDS BECAUSE YOU CANT PRODUCE THE DOCUMENTS WHERE YOU GOT IT FROM OR YOUR LEGAL AUTHORITY TO BRITAIN AND THERE IS NO SIGN OF MAORI OR WHAKAPUTANGA THERE TO LINK YOUR OWNERSHIP TO THE FREEMASONS NATIVE LAND TITLE TRANSFER SO YOU ARE TRAPPED IN THIS NATIVE MAGISTRATE KINGS BENCH COURT SO YOU CAN SURRENDER NOW OR FACE THE POUND NOTE OR HANGING IN CHAINS ACTS OF THIS COURT

MAORI AND NEW ZEALAND CROWN LAND TITLES WHERE YOU GOT IT FROM?

[New Zealand's Flag | The New Zealand Constitution \(nzconstitution.org\)](http://nzconstitution.org)





Key phrases here are:

1/ "... Independent State, ..." NATIVE

2/ "...sovereign power and authority..." NATIVE



3/ "...not permit any legislative authority separate from themselves..." NATIVE

4/ The King of England to be "...protector from all attempts upon its independence." NATIVE

MAORI 1949 NATIVE LAND COURT CHANGED TO MAORI LAND COURT SO YOU GOT A LOT OF EXPLAINING TO DO IN THIS BRITISH MOAI CROWN KING WILLIAM IV FLAG JURISDICTION COURT LAW YOU GOT NO LAWS

5/ Hearing Sat 5 Nov 2022 Two Flags NZ Government and UK Government on Notice to Boot Charlie off the Throne with the Kings Flag Power of British Law of Protestant Dutch Kings Great Seal of Britain UK Jurisdiction to save Britain from the EU Takeover we Kick them off the England Native Sovereigns Land Ownership Flag Contracted

6/ John Wanoa President of the Confederation of Native Indigenous Chiefs, Reginal Manukau Indigenous Native Moriori Manukau Tribesmen, Phillip Te Awhitu Native Assessor Indigenous Native Waikato Chief, Blair Ingram Vice President Business Overseer, Hone Mason Spiritual Guide Tohunga, Cecil Hoods Business Administrator and Banking, Tracey Te Wairarangi Real Estate Contracts Business Accounting and Whakapapa Native Records, Kate Baker, Business Assistant, Sharlene Amai, Business Assistant Record Keeping and Births Death Marriages Records, Phillip Te Awhitu, Confederation of Chiefs Guide for the Executive Committee Legal Owners of that 1834 second CONTRACT King William IV Flag Business with the Legal Instruments of the Scottish Freemasons that no one has access to these Paper Mortgage Lien Land Transfer Instruments that's caught the New Zealand IWI MAORI Government Criminal Fraudsters that all you Native Born People of New Zealand go down to Parliament with the Native Land Title and YANK THEM OUT of the Building OFF the NATIVES LANDS and LOCK THEM ALL UP Tough that's the KINGS LAW in action BRUTAL ON PIRATES You can see CONTROLLING everyone with THIN AIR POLITICS and HUMBUG ILLUSIONS and MYTHS DUMB PAKEHA MAORI FAKE DUMB ASS BABOONS

7/ I am in contact with two Native Surname Chiefs to satisfy the British Native Land Transfer Title 29 Affidavit Documents and 29 Video Affidavits for this Saturday 5 November 2022 Court Hearing. Cecil Hoods Contacted these two men and I been in contact with one of them and then the other one I will contact tonight Wednesday 3 November 2022 All in the name of the Moai Crown Court versus the New Zealand Humbug Crown of itself with all these Legal Instruments on their Heads I will wrap it up





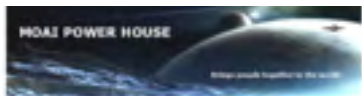
on Saturday what to do with Jacinda and her Corrupt Maori Pakeha Pirate Government parliament take direct Action to BOOT THEM OFF THE NATIVES LAND because they don't have the NATIVE LAND TITLE and they have NO OWNERSHIP of the LEGITIMATE CONFEDERATION OF NATIVE CHIEFS FLAG that we claim belongs to us the EXECUTIVE and the NATIVE CHIEFS Documents of a CONTRACT

8/ New Zealand Government and IWI MAORI is mischievously flying Two Confederation Flags at PAIHIA RSA Returned Services Army and now Advertising Propaganda False Information of a 1902 Union Jack Flag and our 1834 Confederation of Native Chiefs Flag that KING WILLIAM IV gave to NATIVE CHIEFS and not to MAORI or New Zealand Government who LEGISLATED the CONFEDERATION OF CHIEFS FLAG out and LEGISLATED their UNION JACK FLAG as their HUMBUG FAKE QUEEN and MAORI Founding of New Zealand WONT STAND UP IN the WORLD COURT or UNITED NATIONS because they have NO CLEAR INCUMBENT NATIVE INDIGENOUS LAND TITLE and First Founding of New Zealand ENTRENCHED inside that CONFEDERATION OF CHIEFS FLAG OWNERSHIP So now you all going to get the BOOT OUT because you failed to answer to this SUPERIOR NATIVE KINGS BENCH MAGISTRATE COURT and FOUNDING FLAG BRITISH CONTRACT FLAG that you don't swear your STUPID ASS TO and have the GALL to CLAIM our FLAG as a COUNTERFEIT FORGERY FLAG as if the KING gave it to MAORI "SHIT NO!" And no matter what you say you got no Freemason Land Certificates stamped by Westminster SO YOUR BULLSHIT is EXPOSED and NGAPUHI is REAL PISSED OFF with you MAORI PAKEHA CHEATING LYING THIEVING NEEDLE POISON JABBING BASTARDS Stealing our COUNTRY Caught you now LOCK YOU ALL UP and SEIZE all your PROPERTY and BELONGINGS PAY FOR YOUR CORPORATE CRIMES LEGALLY STUFF YOU ALL UP GOOD and PROPER PIRATES ON THE DRY LAND OFF THE SEA NO MORE BULLSHIT !!!

9/ Prime Minister of Britain UK and his wife on the Court Hearing Saturday with the Corrupted Commonwealth Secretary thrown in with the Rothschild Bank Boss and Wife all these 300 Committee and Obama Biden Pelosi thrown in too with the Pope Motu Proprio on top of them all with the big pound note on their heads when we take the PM Jacinda and Kiro out with the Kings Native Chiefs Flag Contract Legislated back in to Law over the Country trapped in our Hinaki Snake Trap cant get out

10/ Gregory explain his position to the Executive response after he explains why the original Plan changed from Native Court to Admiralty Flag not discussed the Plan for me to speak on the Unitary of Gregory on the 28 10m am I was making the Proclamation and legislation Ngapuhi were waiting for from Awaroa Bank took 4 and a half hours straight so that was not going to happen at Maiki Hill and Gregory supposed to turn the speakers up and sit and listen to how a Native Court Hearing is run from the original Native Court Bank Authority not the other way around and Gregory supposed to get me the owner of the Land Block where the Okiato Court House was so I can do both Courts Native Titles at the same time but he didn't get the owner of the land for me so Ngapuhi had no Native Title top claim the Native Land Title So I have to get it myself which will take longer to do was the main focus on the day to being everyone to listen to what I have to say on the day is all I had to say so now I need those Chiefs to call me direct after Saturday 5 November 2022 So I can see who was interested but I found a Heke and a Ututaonga Man to make the Native Title Legal there as the Awaroa Native Title is Legal now as far as the Confederation of Chiefs is concerned administered from Awaroa Native Magistrate Kings Bench Court where the orders went to Gregory to manage the Native Magistrate Kings Bench Court in Kororareka but we have problems with the Court now in Public but not Video to the world I expected on the 28th November 2022 with Andrew Devine and myself the Orchestrators of





the whole British UK Crown Confederation of Chiefs 1834 Flag Jurisdiction Story I wanted Live on facebook Youtube for all Native Countries to watch how a Native Court Hearing is Legally Conducted didn't happen for Ngapuhi as I expected I had to explain to the young Whakaminenga where the problem break down was and I dint plan it that way after all these years of faultless operation as a matter of human error that killed the whole idea of Native Land Title Return to the Native People of New Zealand was not followed through with the process I prepared and planned with Andrew Devine and his British People building Confidence in what Solutions I bring to all people of New Zealand and the World where this Flag has gone and changed its Status for the wrong reasons of the Queens Corporation Pirates and not the Kings Corporation locked in that Flag to 1834 Founding of New Zealand Second Contract Flag cant be overtaken by a Maori Whakaputanga Flag 3rd Party 1835 Signing Contract Declaration of an Independent Country when it was already a Sovereign Nation State with the first 13 Chiefs in 1831 and next 34 Chiefs in 1834 Locked Contract to Britain UK Separate from the 4th Contract 1840 500 Chiefs is out of the question of Kings Flag Ownership and Continuity of Sovereignty and Admiral of the Fleet Flag Jurisdiction overrules the Queen Victoria Rothschild Bank Contract of where they get their Authority from is our King William III King George III King William IV Flag Jurisdiction and Legal Law Authority over their LEGISLATION of Parliament Sovereignty LOCKED YOU OUT

So I am very disappointed with the failure of the Okiato Native Magistrate Court that I am rescinding the Authority to Heke and Ututaonga Chiefs to teach them the Native Court Law and follow the Rules as I expected of Gregory not to go against me is in front of Ngapuhi a problem that I had to fix up the idea of bringing people together one last time and I noticed one person playing me talking on her Mobile from Awaroa should have been at 10 am in Tapeke Point Paddock with Video footage of this historic event that I advertised over the Agendas on my website and facebook and now I need to tell the people who came up that they missed the 4 and a half Video Live with Andrew in Helensville Beaming to the world watching Ngapuhi Court and Waikato Court in full flight at the same time So they can do the same as us but the moment was lost in another agenda

11/ New Zealand Crown has no Legal Standing with Britain UK and therefore can't Legally Usurp the Confederation of Chiefs 1834 Founding of New Zealand as a Sovereign Nation 20 March 1834 as Fixed Contract to this Flag the New Zealand Government Legislated out in 1902 So the WHAKAPUTANGA is a DEAD FLAG of NO JURISDICTION to go back from their MAORI 1840 TREATY OF WAITANGI CONTRACT with Queen Victoria and Queen Elizabeth II Have NO LEGAL TITLE to KING WILLIAM IV 1835 Flag Constitution or 1834 KING WILLIAM IV CONTRACT with the 13 Chiefs FIRST CONTRACT LETTER as MAORI Is NOT LEGAL and has NO CLAIM to that FLAG NATIVE LAND TITLE is why I chose who signs and NOT a MAORI SURNAME on a BRITISH LAND TITLE TRANSFER INSTRUMENT That MOHI MANUKAU was REJECTED by the LITTLE New Zealand Private Corporation Government BUT NOT ANY MORE now he has the BRITISH CLEAR AND INCUMBENT NATIVE LAND TITLE TRANSFER OWNERSHIP of New Zealand Country PROOF OF CLAIM and 1834 KING WILLIAM IV FLAG OWNERSHIP With the Correct WHAKAPAPA Legal Instruments thatb the MAORI CROWN CORPORATION GOVERNMENT CORRUPTED Now qwe BOOT THEM OFF THE NATIVE LANDS with the Native Born People of the Lands Equally gather together to carry out this Assault on the Parliament Once they all Get these 424 Pages of Moai Crown Court Native Land Titles in their Hands Downloaded and read to understand you are the LEGAL NATIVE LANDOWNERS who KICK THEM OUT INTO JAIL JUST IN TIME caught the Snakes Pirates in COMMITTING ACTS OF FRAUD GENOCIDE HIGH TREASON MASS MURDER FORGERY AND COUNTERFEIT OF YOUR KING WILLIAM IV 1834 CONFEDERATION OF NATIVE CHIEFS FLAG SUPERIOR LAW AND CORPORATION THAT POPE FRANCIS CANNOT TOUCH OR TAMPER





WITH ON ENGLISH SOIL LAND IS OUR CALL TO ORDER MARTIAL LAW ON THESE NAMED PHOTO IDENTIFIED THUG PIRATES OUTRIGHT CRIMINALS

12/ Enforce the MOAI PATTERSON PATENTED 2 BAR POUND NOTE and Liquidate the Rothschild Pound Note and UK PM Rishi Sinak CONTROLLED DIGITAL CURRENCY MONEY off the ENGLISH NATIVES SOVEREIGN NATIVE LANDS and LOCK THEM ALL UP

13/ Ngapuhi Chiefs who went to Kororareka on Friday 28 October 2022 must call me next week no later than the next Saturday Hearing on Saturday 12 November 2022 when I will close off Interests before sending our Documents and Videos to the Admiral of the Fleet Michael Boyce Lord Baron Boyce and the House of Lords Westminster Parliament to Claim the British Crown Trust Legal Inheritance and Native Titles for the 250 Countries of the World starting with England Native Land returns to the English Native Surname Chiefs after our Native Title is signed by 2 Ngapuhi Native Chiefs sign for where the Flag went to in the World is not limited to one Tribe but a whole lot of Native Born People on the Native Countries split from the Consolidation of Countries amounting to 250 countries under MOAI CROWN KING WILLIAM IV CROWN CORPORATION FLAG SOVEREIGN AUTHORITY JURISDICTION ABSOLUTE BACK UNDER the LEGITIMATE KING EARNEST AUGUSTUS V ANNUAL FOUNDING OF NEW ZEALAND DAY 20 MARCH 2023 there after the LANDLORDS NATIVE SETTLED PEOPLE OF NEW ZEALAND AND OTHER SEPARATED COUNTRIES FROM UNITED STATES OF AMERICA QUEEN CORRUPT CORPORATIONS THE KING BANKRUPTS THEM FROM NOW ON WITH THE PATTERSON 2 BAR POUND NOTE MOAI CROWN COURT POUND NOTE DEBT OWED BANK INSTRUMENTS

13/ Annual Event of KING WILLIAM IV FLAG FOUNDING OF NEW ZEALAND 20 MARCH 2023 as per CONFEDERATION OF CHIEFS EXECUTIVE BRITISH UK NZ FEDERAL STATE FLAG SHIP PARTNERSHIP NATIVE MAGISTRATE KINGS BENCH COURT RULINGS

14/ Please do not argue against the Documents Video Affidavits or Court Decisions because you haven't got this Full Story Correct so No One knows how to Administer the whole Project in its British Entirely and Freemasons Native Land Title Survey Instruments and don't try to tell us to prove anything because there is nothing to Prove but to Legally Own what I am saying as a Born Native of New Zealand Britain Split back into England Ireland Scotland Wales in that Order then every other Country split from the QUEEN CROWN CORPORATIONS TRUST and Liquidate them with your NATIVE LAND TITLE ENGLAND NEXT

15/ It will be up to the NATIVES who register with the Confederation as Shareholders in the Creditor Company NA ATUA E WA AOTEA LIMITED belonging to all NATIVE New Zealanders who will gather to remove Parliament from off their NATIVE SOVEREIGNS LAND under PARLIAMENT and that's the LEGAL WAY TO DO IT IN our SUPERIOR LAW of the LAND

16/ Reginal Manukau is the main Chief of the Confederation of Chiefs British Native Land Court Transfer Titles to New Zealand Country with the Legal Documents and Paramount Chief Mohi Te Maati Manukau Freemason Survey Land Titles Confederation of Chiefs 1823 King George IV Contract with Paramount Chief Tira Waikato Whareherehere Manukau and Rewharewha Manukau King William IV 1831 Rawhiti 6 Native Land Block to King William IV 1834 Confederation Flag Contract and Queen Victoria 1862 Native Land Act Otua (Pukekohe) Contract to all lands in New Zealand Native Land Title Origins to Awaroa Native Magistrate Court Bank in Helensville Queen Victoria British Crown Law Freemasons Flag Partnership British Flag and 1831 – 1834 Confederation of Native Chiefs Flag Land





Titles Legally separated from Mohi Manukau and his son Eru Manukau Maori Land Titles and Maori Government of Aotearoa Contract Whakaputanga Maori Crown Jurisdiction Legal Documents with the UNITED NATIONS as no Legal Instruments to Britain UK Westminster Parliament as it is his Focus has not been on the Secret Society Jurisdiction of the Freemason that Mohi only gave me and none of his family is not his Succession top that Contract between me and Mohi Wiremu Te Maati Manukau to make it clear that I have appointed Reginal Manukau as the Successor to the Manukau Rogan Native Magistrate Kings Bench Court NATIVE LAND TITLE TRANSFER SIGNED CONTRACT with me and the Confederation of Chiefs EXECUTIVES and NATIVES OF NEW ZEALAND SOVEREIGN NATIVE LANDOWNERSHIP TITLES AND LEGAL JURISDICTION AND AUTHORITY ABSOLUTE CONTROL OF THAT KING WILLIAM IV FLAG OWNERSHIP AND LEGAL DOCUMENTS to the WORLD in 250 Countries Here is Eru Manukau United Nations MAORI CONTRACT JURISDICTION and not BRITAIN

Eru Manukau

[Home | aotearoa-government \(atua.gov.org\)](#)

Wha Atua Aotearoa

MCBA aims to establish Representative Offices and bank accounts with key financial institutions, worldwide, as the Wha Atua Aotearoa registration as the 194th member to the United Nations, processes.

So Mohi only wanted Eru to get money but failed his dad and so his dad didn't tell him anything about the Flag and British Freemasons Land Transfer Titles that he gave me his Authority to make a Company NA ATUA E WA AOTEA LIMITED to Britain UK Westminster Parliament Direct as Top Secret Information with my Real Estate Skills and Legal Documents of the British Native Land Titles to New Zealand and the World that I told everyone how that works from 2000 year till now and Moai Crown Seals and the 6 Dutch Protestant Kings who created the Admiral of the Seal Bank Mortgages and Legal Native Land Transfer to the British Crown Legal Inheritance that I am the Moai Wanoa Royal Tahitian Family Title holder to Queen Victoria MOAI WORLD Memorial Land Title I claim with King William IV Crown Confederation Flag and Native Magistrate Kings Bench Court over Eru Manukau





Here is Eru Manukau opposition and Legal Fight to two other Maori Governments same Forgery Flag

1/ New Zealand Co Government MAORI and PAKEHA Hold the Patents to the word "MAORI" Contracted Company "Sovereign Crown of Aotearoa New Zealand" By NZ PM Jacinda Ardern Two Flags 1902 Union Jack and 1835 Declaration of Independence Flag Not Legislated in NOT LEGAL Illegally using our King William IV Confederation of Chiefs CONTRACT FLAG Pound Note on their Heads Convicted of High Treason Caught in the MAORI COUNTERFEIT WHAKAPUTANGA FLAG CONTRACT FLAG JURISDICTION using the Flag against our BRITISH FLAG JURISDICTION LAW

2/ "Wha Atua Aotearoa" Unregistered Company Wha Atua Maori Government by Eru Manukau 1835 Declaration of Independence Flag Not Legislated in and NOT LEGAL Eru Manukau Barred from NZ Caught in the MAORI COUNTERFEIT WHAKAPUTANGA FLAG CONTRACT FLAG JURISDICTION

3/ Te Whakaminenga Maori Government of Aotearoa NU Tireni 1835 Declaration of Independence Flag Not Legislated in NOT LEGAL Gorgi Job and Antoinette James Moai Pound Note on their Heads Caught in the MAORI COUNTERFEIT WHAKAPUTANGA FLAG CONTRACT FLAG JURISDICTION

4/ Moai Federal State Government of NZ UK World 1831 – 1834 King William IV British Flag Fixed in Statute Law in Westminster Parliament LEGAL LEGITIMATE CONTRACT FLAG JURISDICTION of Native Land Transfer Title from 13 Chiefs to King William IV with Freemasons Native Chiefs Survey Land Conveyance Certificates of Mortgage Lien Bank Loan Instruments for the World under this King William IV Flag of St Patrick Order to Collect the Conquered Leased Lands Rents and Leases through the Native Magistrate Kings Bench Courts in New Zealand and the World we have that legal Authority over the NON LEGAL WHAKAPUTANGA Counterfeit Flag that the Government has No LEGAL TITLE to Use it from Britain GAZETTED back into the FLAG of New Zealand is none of anyone's Business





New Zealand

New Zealand's Military Manual (1992) states: "It is prohibited to make use of the flags or military emblems, insignia or uniforms of adverse Parties while engaging in attacks or in order to shield, favour, protect or impede military operations." [i](#)

In respect of naval warfare, the manual provides:

According to custom, it is permissible for a belligerent warship to use false colours and to disguise her outward appearance in other ways in order to deceive an enemy, provided that prior to going into action the warship shows her true colours. Aircraft are not, however, entitled to use false markings. [i](#)

The manual also specifies: "The use of false markings on military aircraft such as the markings of ... enemy aircraft is the prime example of perfidious conduct in air warfare and is prohibited." [i](#)

The manual further states that "improperly using ... the national flag or military insignia and uniform of the enemy" is a war crime. [i](#)

New Zealand

Under New Zealand's International Crimes and ICC Act (2000), war crimes include the crimes defined in Article 8(2)(b)(vii) of the 1998 ICC Statute. [i](#)

United Kingdom of Great Britain and Northern Ireland

The UK LOAC Manual (2004) states:

It is prohibited... to make use of the flags or military emblems, insignia or uniforms of adverse Parties while engaging in attacks or in order to shield, favour, protect or impede military operations ... The prohibition on the use of such items of the enemy uniforms only arises in connection with actual military operations, so there would be no objection to enemy uniforms being worn in rear areas for training purposes or by a prisoner of war to facilitate his escape. [i](#)

In its chapter on maritime warfare, the manual further states: "Warships and auxiliary vessels ... are prohibited from launching an attack whilst flying a false flag, and at all times from actively simulating the status of those vessels exempt from attack." [i](#)

Lastly, in its chapter on enforcement of the law of armed conflict, the manual states:

The Hague Regulations 1907 are now recognized as part of customary law. Those regulations provide that the following acts are "especially forbidden":

...

f. to make improper use of a flag of truce, of the national flag or of the military insignia and uniform of the enemy, as well as the distinctive emblems of the Geneva Convention. [i](#)

United Kingdom of Great Britain and Northern Ireland

Under the UK ICC Act (2001), it is a punishable offence to commit a war crime as defined in Article 8(2)(b)(vii) of the 1998 ICC Statute. [i](#)

United States of America





The US Naval Handbook (2007) states:

12.5 Enemy Flags, Insignia and Uniforms

12.5.1 At Sea

Naval surface and subsurface forces may fly enemy colors and display enemy markings to deceive the enemy. Warships must, however, display their true colors prior to an actual armed engagement.

12.5.2 In the Air

The use in combat of enemy markings by belligerent military aircraft is forbidden.

12.5.3 On Land

The law of land warfare does not prohibit the use by belligerent land forces of enemy flags, insignia, or uniforms to deceive the enemy either before or following an armed engagement.

Once an armed engagement begins, a belligerent is prohibited from deceiving an enemy by wearing an enemy uniform, or using enemy flags and insignia; combatants risk severe punishment if they are captured while displaying enemy colors or insignia or wearing enemy uniforms in combat.

Similarly, combatants caught behind enemy lines wearing the uniform of their adversaries run the risk of being denied prisoner-of-war status or protection and, historically, have been subjected to severe punishment. It is permissible, however, for downed aircrews and escaping prisoners of war to use enemy uniforms to evade capture, so long as they do not attack enemy forces, collect military intelligence, or engage in similar military operations while so attired. Captured enemy equipment and supplies may be seized and used. Enemy markings, however, should be removed from captured enemy equipment before it is used in combat.

United States of America

Under the US War Crimes Act (1996), violations of Article 23(f) of the 1907 Hague Regulations are war crimes.

https://ihl-databases.icrc.org/customary-ihl/eng/docs/v2_rul_rule62

Practice Relating to Rule 62. Improper Use of Flags or Military Emblems, Insignia or Uniforms of the Adversary

I. Treaties

Hague Regulations (1899)
Article 23(f) of the 1899 Hague Regulations provides: "It is especially prohibited ... to make improper use of ... the national flag or military ensigns and uniforms of the enemy."

Hague Regulations (1907)
Article 23(f) of the 1907 Hague Regulations provides: "It is especially forbidden ... to make improper use ... of the national flag or of the military insignia and uniform of the enemy."

Geneva Convention III
Article 91, second paragraph, of the 1949 Geneva Convention III provides:





Te Wakaminenga Maori Government of Aotearoa Nu Tireni



The de jure Government of the Chiefs of the Confederation of the United Tribes - Nga Rangatira o Nga Hapu o Nu Tireni

Each Hapu had a name for the area in which they lived and prominent landmarks outside their are were often named. The fact that the **Declaration of Independence**, the **He Wakaputanga** (various spellings), identified a territory as that area north of Hauraki (Thames), it has become commonly applied to the whole country by use.

The name New Zealand apparently originated from the pen of a Dutch mapmaker who wrote the name as **Nieuw Zeeland**, though that name was reportedly given by Abel Tasman who in 1642 was the first European visitor to the country for a very long time. Prior to Maori occupation, circa 1200-1300 AD, there were at least three different people groups living in New Zealand.

(Ref: Ancient Celtic New Zealand: Martin Doutre: ISBN 0-473-05367-5)

In more modern times the word **Aotearoa** has come into use, however, it appears to be a modern construct and if it did refer to a land are it is most likely applied to only a part of the North Island. Even the English naming of the land has maps from the early 19th century calling the South Island the **Middle Island** and Stewart Island the **South Island**. Aotearoa has, however, been included into the Maori version of our National Anthem. Though that is the case it does not give the word authority as an alternative name.

According to Maori mythology the South Island was Maui's canoe and the North Island was the fish Maui hooked and brought to the surface. The **Te Ika a Maui**. The South Island was generally known as **Te Wai Pounamu** ('The [land of] Greenstone Water') or **Te Wahi Pounamu** ('The Place of Greenstone').

There does not appear to be a commonly accepted Maori historical name for the entire country.

The only way this matter can be resolved is for a national referendum on the subject.

The Two Flags

The United Tribes flag holds much significance to Maori people and in our opinion was the first official flag of New Zealand as an independent self governing nation. The flags that replaced it after 1840 were actually symbols of colonial ownership, first by the New South Wales Colonial House who governed for a time, then by the Crown Corporation who raised the British flag and completely ignored the 1835 Declaration. A sovereign nation cannot be controlled by an external foreign government so the He Wakaputanga had to be pushed aside and marginalised. Ever since 1840 New Zealand has not been governed by New Zealanders but has operated as a corporation, often contrary to the will of the people of New Zealand.

To many the British flag, the Union Jack is a symbol of colonial oppression and malfeasance but to a large proportion of our nation it is a symbol of our national heritage, the source of our Common Law and the blessings of God over our nation. The United Tribes flag is, in our opinion, of paramount importance because it represents the Declaration of Independence.





COMPLAINTS TO BRITISH HOUSE OF LORDS FOR EVERY PAGE IN THIS AFFIDAVIT BOOK

Section 17 Forgery and Counterfeiting Act 1981 makes it an offence to (1) have custody or control of anything intending to or allowing any person to use it to make a counterfeit of a currency note or protected coin, intending to pass it as genuine or (2) make or have anything designed or adapted to make a counterfeit of a currency note or (3) make or have any implement to his knowledge capable of imparting to anything the resemblance of a protected coin or its reversed image.

Section 18 Forgery and Counterfeiting Act 1981 makes it an offence to reproduce a British currency note or part of one.

Section 19 Forgery and Counterfeiting Act 1981 makes it an offence to make or sell or distribute or have custody or control of imitation British coins within a scheme for goods and services.

Section 20 Forgery and Counterfeiting Act 1981 prohibits the importation of a counterfeit note or protected coin.

Section 21 Forgery and Counterfeiting Act 1981 prohibits the exportation of a counterfeit note or protected coin.

"Passing" or "tendering" is not confined to passing or tendering as legal tender: section 14(3) Forgery and Counterfeiting Act 1981.

Counterfeits - defence

Section 17 (3) it is a defence within the Act if the written permission of the Treasury or other lawful authority has been obtained or there is a lawful excuse.

Section 18 it is a defence within the Act if the written permission of the relevant issuing authority has been obtained.

Sections 19, 20 and 21 it is a defence within the Act if the written permission of the Treasury has been obtained.

Sentence

Offences under sections 1 - 4 and section 5(1) and 5(3) Forgery and Counterfeiting Act 1981 are either way maximum 10 years' imprisonment or fine or both.

Section 5(2) Forgery Act 1981 either way maximum two years' imprisonment or fine or both.

Offences under sections 14(1), 15(1), 16(1) and 17(1) Forgery and Counterfeiting Act 1981 are either way maximum 10 years' imprisonment or fine or both.

Offences under sections 14(2), 15(2), 16(2), 17(2) and 17(3) Forgery and Counterfeiting Act 1981 are either way maximum two years' imprisonment or fine or both.

Offences under section 18 and 19 Forgery and Counterfeiting Act 1981 are not specifically provided for however section 18 would be analogous to section 14(2) and section 19 may be analogous to other offences listed above.



Offences under section 20 and 21 Forgery and Counterfeiting Act 1981 are charged contrary to section 170(1)(b) and (3) Customs and Excise Management Act 1979 as either way offences maximum sentence seven years' imprisonment fine or both.

Sections 14, 15, 16 and 17 Forgery and Counterfeiting Act 1981 and section 170 Customs and Excise Management Act 1979 are offences for which a Serious Crime Prevention Order under Schedule 1 of the Serious Crime Act 2007 may be imposed on conviction.

Sections 14, 15, 16 and 17 Forgery and Counterfeiting Act 1981 are lifestyle offences for the purposes of confiscation of criminal property under section 75 and Schedule 2 Proceeds of Crime Act 2002

Other offences of Forgery

Various Acts create offences involving forgery;

- Registers of births, marriages & deaths etc. - section 8 Non-Parochial Registers Act 1840 and sections 36 and 37 Forgery Act 1861.
- Passports - section 36 Criminal Justice Act 1925.
- **Court documents and authority - sections 133 and 135 County Courts Act 1984.**
- Dies and stamps - section 13 Stamp Duties Management Act 1891.
- **Land Registration - sections 115 to 117 Land Registration Act 1925.**
- Statutes and executive documents - section 4 Evidence Act 1845; section 4(1) Documentary Evidence Act 1868; section 3 Documentary Evidence Act 1882.
- Hallmarks - section 6 Hallmarking Act 1973.
- Supply of equipment to forge currency, identity document, entry documents etc. - Specialist Printing Equipment and Materials (Offences) Act 2015.
- Forgery and false statements under s 126 Mental Health Act 1983.
- Road Traffic Documents and Licenses - section 173 Road Traffic Act 1973 and section 44 Vehicle Excise and Registration Act 1994.

Identity Cards Act 2006

Section 25 of the Identity Cards Act 2006, in force from 7 June 2006 and was repealed on 21 January 2011. For offences after the 2006 Act, see the [Identity Documents Act 2010](#).

Offences under the Identity Cards Act 2006

Section 25(1) - creates an offence for a person intending to use a document to establish registrable facts about themselves or to allow or induce another to establish/ ascertain/ verify registrable facts about him or another (s 25(2)), to have in his possession or control:-

- a false identity document, knowing or believing it is false or;
- an improperly obtained identity document knowing or believing it to be so obtained or;
- an identity document belonging to someone else.





Section 25(3) creates an offence for a person intending that they or another will make identity documents or somebody will use the document for establishing etc. registrable facts about a person (s 25(4)), to have in his possession or control:-

- Apparatus or any article or material to his knowledge designed or adapted for making false documents.

Section 25(5) creates an offence for a person to possess or control without reasonable excuse; A false identity document, an improperly obtained identity document, some else's identity document, or any apparatus, article or material to his knowledge designed or adapted for making false identity documents.

Section 26 defines an identity document and includes;

- A designated document
- An immigration document
- A passport
- A document in use instead of a passport
- A driving license

Sections 25(1) and (3) indictable only 10 years' maximum imprisonment or fine or both

Section 25(5) either way, maximum two years' imprisonment or fine or both.

Identity Documents Act 2010

The Identity Documents Act came into force on 21 January 2011 and repealed sections 25 and 26 of the Identity Cards Act 2006.

The principal amendment is the reference to the narrower defined "personal information" rather than "registrable facts".

The IDA 2010 provisions are largely the same as the ICA 2006 Act.

Possession with intent, 2010 Act.

Section 4(1) - replaces s.25(1) of the Identity Cards Act 2006. It creates an offence for a person with an improper intent to be in possession or control of an identity document which (a) is false and they know or believe to be false or (b) was improperly obtained knowing or believing the same or (c) an identity document that relates to someone else.

"Improper intent" is defined at section 4(2) as intending to establish personal information about himself or intending to allow or induce another to use it to verify personal information about himself or another.

Section 5(1) replaces s.25 (3) of the Identity Card Act 2010. It creates an offence for a person with prohibited intent to make or possess or control, apparatus or any article or material to his knowledge designed or adapted for making false identity documents.





Section 25(3) creates an offence for a person intending that they or another will make identity documents or somebody will use the document for establishing etc. registrable facts about a person (s 25(4)), to have in his possession or control:-

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Section 25(5) creates an offence for a person to possess or control without reasonable excuse; A false identity document, an improperly obtained identity document, some else's identity document, or any apparatus, article or material to his knowledge designed or adapted for making false identity documents.

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Section 5(1) replaces s.25 (3) of the Identity Card Act 2010. It creates an offence for a person with prohibited intent to make or possess or control, apparatus or any article or material to his knowledge designed or adapted for making false identity documents.



Falsifying British UK Government Print Documents Offences up to 10 years Imprisonment or Fine or Both Offences under sections 14(1), 15(1), 16(1) and 17(1) Forgery and Counterfeiting Act 1981 are either way maximum 10 years' imprisonment or fine or both.

Offences under sections 14(2), 15(2), 16(2), 17(2) and 17(3) Forgery and Counterfeiting Act 1981 are either way maximum two years' imprisonment or fine or both. 23/03/2022

Forgery and Counterfeiting Act 1981 CHAPTER 45 An Act to make fresh provision for England and Wales and Northern Ireland with respect to forgery and kindred offences; to make fresh provision for Great Britain and **Northern Ireland** with respect to the counterfeiting of notes and coins and kindred offences; to amend the penalties for offences under section 63 of the Post Office Act 1953; and for connected purposes. [27th July 1981] Commencement Information I1 Act not in force at Royal Assent see s. 33. Act wholly in force at 28.10.1981. PART I FORGERY AND KINDRED OFFENCES Modifications etc. (not altering text) C1 Pt. I (ss.1-13) modified (11.11.1999) by 1999 c. 33, ss. 31(3)(a), 170(3)(e) Offences 1 The offence of forgery. A person is guilty of forgery if he makes a false instrument, with the intention that he or another shall use it to induce somebody to accept it as genuine, and by reason of so accepting it to do or not to do some act to his own or any other person's prejudice. 2 The offence of copying a false instrument. It is an offence for a person to make a copy of an instrument which is, and which he knows or believes to be, a false instrument, with the intention that he or another shall 2 Forgery and Counterfeiting Act 1981 (c. 45) Part I – Forgery and Kindred Offences Document Generated: 2022-08-24 Changes to legislation: Forgery and Counterfeiting Act 1981 is up to date with all changes known to be in force on or before 24 August 2022. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details) View outstanding changes use it to induce somebody to accept it as a copy of a genuine instrument, and by reason of so accepting it to do or not to do some act to his own or any other person's prejudice. 3 The offence of using a false instrument. It is an offence for a person to use an instrument which is, and which he knows or believes to be, false, with the intention of inducing somebody to accept it as genuine, and by reason of so accepting it to do or not to do some act to his own or any other person's prejudice. 4 The offence of using a copy of a false instrument. It is an offence for a person to use a copy of an instrument which is, and which he knows or believes to be, a false instrument, with the intention of inducing somebody to accept it as a copy of a genuine instrument, and by reason of so accepting it to do or not to do some act to his own or any other person's prejudice. 5 Offences relating to money orders, share certificates, passports, etc. (1) It is an offence for a person to have in his custody or under his control an instrument to which this section applies which is, and which he knows or believes to be, false, with the intention that he or another shall use it to induce somebody to accept it as genuine, and by reason of so accepting it to do or not to do some act to his own or any other person's prejudice. (2) It is an offence for a person to have in his custody or under his control, without lawful authority or excuse, an instrument to which this section applies which is, and which he knows or believes to be, false. (3) It is an offence for a person to make or to have in his custody or under his control a machine or implement, or paper or any other material, which to his knowledge is or has been specially designed or adapted for the making of an instrument to which this section applies, with the intention that he or another shall make an instrument to which this section applies which is false and that he or another shall use the instrument to induce somebody to accept it as genuine, and by reason of so accepting it to do or not to do some act to his own or any other person's prejudice. (4) It is an offence for a person to make or to have in his custody or under his control any such machine,



*Her Majesty Victoria, Queen of England in her gracious consideration for the **chiefs** and people of New Zealand, and her desire to preserve them their land and to maintain peace and order amongst them, has been pleased to appoint an officer to treat with them for the cession of the Sovereignty [sic] of their country and of the islands adjacent to the Queen. Seeing that already many of Her Majesty's subjects have already settled in the country and are constantly arriving: And that it is desirable for their protection as well as the **protection of the natives** to establish a government amongst them.*

*Her Majesty has accordingly been pleased to appoint me William Hobson a captain in the Royal Navy to be Governor of such parts of New Zealand as may now or hereafter be ceded to Her Majesty and proposes to **the chiefs of the Confederation of United Tribes of New Zealand** and the other chiefs to agree to the following articles. - **DECREE AFFIDAVIT CONFEDERATION OF CHIEFS***

Article first

*The **chiefs of the Confederation of the United Tribes** and the other chiefs who have not joined the confederation, cede to the Queen of England for ever the entire Sovereignty [sic] of their country.*

Article second

*The Queen of England confirms and **guarantees to the chiefs** and the tribes and to all the people of New Zealand, the possession of their lands, dwellings and all their property. But the chiefs of the Confederation of United Tribes and the other chiefs grant to the Queen, the exclusive rights of purchasing such lands as the proprietors thereof may be disposed to sell at such prices as may be agreed upon between them and the person appointed by the Queen to purchase from them.*

Article third

*In return for the cession of their Sovereignty [sic] to the Queen, the people of New Zealand shall be protected by the Queen of England and the rights and privileges of **British subjects** will be granted to them.*

Signed, William Hobson





King William IV Acts of Westminster Parliament Prorogue UK-NZ-USA Parliament Governments

- **Arms and Gunpowder (Ireland) Act 1836 c. 39**
- **Bankruptcy Act 1836 c. 27**
- **Bankruptcy (Ireland) Act 1836 c. 14**
- **Bastards (Scotland) Act 1836 c. 22**
- **Benefit Building Societies Act 1836 c. 32**
- **Berwick-on-Tweed Act 1836 c. 103**
- **Bills of Exchange Act 1836 c. 58**
- **Births and Deaths Registration Act 1836 c. 86**
- **Borough Fund in Certain Boroughs Act 1836 c. 104**
- **Bread Act 1836 c. 37**
- **Capital Punishment Abolition Act 1836 c. 4**
- **Cessio (Scotland) Act 1836 c. 56**
- **Chapels of Ease (Ireland) Act 1836 c. 31**
- **Church Temporalities (Ireland) Act 1836 c. 99**
- **Civil Bill Courts (Ireland) Act 1836 c. 75**
- **Coal Trade Act 1836 c. 109**
- **Commissary Court of Edinburgh, etc. Act 1836 c. 41**
- **Constabulary (Ireland) Act 1836 c. 13**
- **Constabulary (Ireland) (No. 2) Act 1836 c. 36**
- **Consuls in Ottoman Dominions Act 1836 c. 78**
- **Copyright Act 1836 c. 110**
- **Coroners Act 1836 c. 89**
- **Countervailing Duties on Spirit Mixtures, etc. Act 1836 c. 72**
- **Court of Chancery (Ireland) Act 1836 c. 74**
- **Court of Exchequer, Equity Side Act 1836 c. 112**
- **Court of Exchequer (Scotland) Act 1836 c. 73**
- **Customs Act 1836 c. 60**
- **Demise of Parts of Rolls Estate Act 1836 c. 49**
- **Dublin Police Act 1836 c. 29**
- **Durham (County Palatine) Act 1836 c. 19**
- **Duties on Offices and Pensions Act 1836 c. 97**
- **Ecclesiastical Appointments Suspension Act 1836 c. 67**
- **Ecclesiastical Commissioners Act 1836 c. 77**
- **Ecclesiastical Leases Act 1836 c. 20**
- **Ecclesiastical Leases (Amendment) Act 1836 c. 64**
- **Entail Powers Act 1836 c. 42**
- **Erasures in Deeds (Scotland) Act 1836 c. 33**
- **Exchequer Bills Act 1836 c. 2**
- **Exchequer Bills Act 1836 c. 113**
- **Excise Act 1836 c. 52**
- **Executions for Murder Act 1836 c. 30**
- **Forest of Dean Act 1836 c. 3**
- **Game Laws (England); Local Taxes, etc. (Scotland) Act 1836 c. 65**
- **Government Offices Security Act 1836 c. 28**





Court Hearing against these 6 British Criminals with Prince Charles Evelyn Rothschild Scandal



This 1831 – 1834 King William IV British Flag belongs to the NZ Native Confederation of Chiefs

And the Native born people of New Zealand as equals in the British Dutch Protestant Crown Legal Inheritance and Recovery of Debts Owed by all Photographed Identified Fraud Criminal Organizations Pirates operating Private Corporations under the Queen Victoria and Queen Elizabeth II Crown Corporation Fraudulent Evelyn Rothschild Family of 300 Committee Bank of England Corrupt Judiciary System of a Fraudulent Westminster Parliament the Native People of New Zealand Sovereign Soil Land Ownership and the Native People of England Sovereign Soil Land Ownership Liquidate your Corporate Businesses and Seize Stolen Property Land back into their ownership and ownership of 250 Native Sovereigns Countries Native Land Titles

UK PM Rishi Sunak and Wife Akshata Murty and King Charles and Camilla Bowles are Jointly Charged in this New Zealand British Crown Native Magistrate Kings Bench Court Found you guilty as Prosecuted and Charged £970 Million Trillion-Trillion Moai Crown Court Pounds under our Confederation of Native Chiefs King William III King William IV 8 Point Star St Patrick Flag Jurisdiction and Legal Authority of Admiral of the Fleet Michael Boyce (Lord Baron Boyce) our Legitimate Legal Partner in Business that the British Navy Armed Forces is Obligated to serve and protect our Country from Foreign Government Takeover when we ask for Help now and Help us Recover Corporate Crown Debts Owed to our UK NZ Kings Flag Partnership Contract



Debtor Instrument against you by Default of your Corrupted-fraudulent Corporations and Bank of England Pound Note Instrument and City of London Land Title the people want you Liquidated with the Kings Flag Chairman Emeritus, Sir Evelyn de Rothschild



Debtor Instrument against you by Default of your Corrupted-fraudulent Corporations and Bank of England Pound Note Instrument and City of London Land Title the people want you Liquidated with the Kings Flag Chair, Lady Lynn Forester de Rothschild

Evelyn and Lynn De Rothschild you are both Charged Prosecuted and Convicted in this-legal MOAI CROWN KINGS BENCH MAGISTRATE COURT BANK today 22 October 2022 with this £970 Million-Trillion-Trillion King William III 1694 2 Bar Patterson Moai Pound Note Debt Instrument for all your Crimes of Church and State Wars on the World using our Kings Martial Law Declaration of War Flag of King William IV 1834 Flag Jurisdiction and 8 Point Star of St Patrick Authority Municipal Corporations Acts you abused and Corrupted for your own families and not the Kings Common Law People this Corporation Law was designed for we now Liquidate your Corporations and Trusts Businesses back into the Maoi Crown King William IV Trust for the Native Peoples of the World and Bankrupt you and your Corporations Businesses City of London Washington DC and Vatican City and Order from this Kings Bench Magistrate Court and 1834 Kings Flag Jurisdiction to put King Earnest Augustus V on the Throne and throw Charles and Camilla off the Throne and Prorogue your-corrupt Westminster Parliament Control and Treasury over 3 to 5 years and install the British Armed Forces the same as in New Zealand Prorogue the Government and Parliament and Seize on all your Wealth and Assets with the British Armed Forces Paid by this Moai Crown Memorial Patterson Pound Note Credit/Debt Instrument against all Corporations and Trusts in the World except our King William IV Flag Queen Victoria Trust Business Locked inside this 1834 King William IV Commercial Contract Flag and British Great Seal of King William III and Great Seal of King William IV Legal Authority and Law Makers locked in Statute Law in Westminster Parliament and the Admiral of the Fleet Michael Boyce Mortgage Lien Bank Survey Conveyance Native Land Title Transfer Instruments into the-British Crown Legal Inheritance Ownership of my Native Sovereign People of New Zealand Partnership Flagship Contract British and King William IV Flags Flying together on Dry Land our Legal Authority over you and your Corporations Businesses that got your wealth out of both these Flags British Flag on the Sea and King William IV 1834 Confederation of Chiefs Flag on Dry Land without a BAR or DOCK to try you in this Court on ZOOM NATIVE MAGISTRATE KINGS BENCH COURT BANK Live Hearings of Living People against You the DEAD MANS COURT of DEBTS and DESTRUCTION of the WORLD and its NATIVE SOVEREIGN PEOPLE Want you and your Businesses FORECLOSED ON





23 June 2013

Shared with Public



New Zealand Native Land Act was created through Paramount Chief Rewharewha Manukau Sale and Purchase of Pukekohe in 1862 to the Crown Queen Victoria which stretched from the East Coast at Waiuku West Coast of New Zealand over the Bombay Hill to the East Coast at Clevedon as ONE CUSTOMARY NATIVE LAND TITLE that was linked to his ancestor Paramount Chief Tira Waikato Whareherehere Manukau Sale of New Zealand to King George IV in 1823

25 April 2017

REWHAREWHA MANUKAU TITLE TO UETAUA LAND IN PUKEKOHE MANUKAU HIS MANUKAU MARAE AT AWHITU that Paramount Chief MOHI TE MAATI MANUKAU IV Got on Video on that land with me "CITATION" 2008 Documentary as I am his WAI 121 TREATY CLAIM Historian got





200,000 in membership fees to the WEF and approximately EUR 27,000 as a participation fee in their annual meeting in Davos.

Rairfoundation.com reports: In a [press release](#) by Vlaams Belang, Flemish Member of Parliament Sam van Rooy stated that the Flemish government is legitimizing and subsidizing a worldwide lobby organization that is openly pursuing a well-defined ideological agenda, namely that of globalism.”

This agenda seems to have recently crystallized into the so-called “Great Reset,” which aims to create “a safer, more equal and more stable world” by “acting collectively and swiftly to renew all aspects of our societies and economies, from education to social contracts and working conditions.” They are striving for a world government based on climate hysteria and social control.

WEF’s influence on the Flemish government’s policies

Because citizens in a democratic constitutional state are entitled to transparency regarding the policies pursued, MEP van Rooy asked Flemish Minister-President Jan Jambon questions about the Flemish government’s ties and cooperation with the WEF.

In his reply, Jambon stated that the Flemish government “has no structural contacts with the WEF outside of its participation in the WEF meeting in Davos” but that there are “more regular contacts at the level of the Flemish government.” According to the prime minister, those contacts also aim to follow up on the various activities and projects that take place annually, including outside the Davos meeting.

Until 2020, the Flemish government paid an annual membership fee of 55,000 euros to the WEF. Since 2022, however, Flanders has been “promoted” to “associate partner” of the WEF, which requires a membership fee of no less than 175,763.87 euros per year. This contribution has already been paid for 2022; the same bill is expected for 2023.

About that “associate partnership,” Jambon states the following: “The associate partnership offers the advantage that Flanders can participate in more activities throughout the year and, in addition, projects are being worked on within a thematic platform, ‘Shaping the Future of Trade and Investment.’ Those activities and projects provide additional visibility and the opportunity to learn and contribute policy-wise.” So the entanglement between the Flemish government and the WEF is therefore increasing, says Van Rooy

Jambon also calls WEF membership ‘a policy instrument of the Flemish government to achieve the objectives of the coalition agreement. The Prime Minister announces that he wants further to strengthen cooperation with the WEF in the coming period.

Globalist objectives

According to Jambon, “the mission of the World Economic Forum is to improve the state of the world,” but that mission has turned out to be politically correct and woke: the WEF has an ideological agenda of inclusion, diversity, open borders, and climate and climate change. CO2 hysteria, explains Vlaams Belang. Jambon claims that “the WEF is not asking us to pursue a specific agenda,” but he adds that his “participation in the Davos meeting may result in policy initiatives.” It, therefore, seems very likely that the Flemish government is following the globalist objective of the WEF as much as possible in exchange for access to the WEF network of multinationals, banks, journalists, and NGOs.

Vlaams Belang MEP Van Rooy believes that Jambon’s answers are revealing in their vagueness and raise additional questions. He, therefore, asks that the Flemish government to cancel their WEF membership: “Exchanging ideas and attracting investments are, of course, laudable ambitions in themselves, but that should not happen in the context and under the auspices of the WEF, a lobby group which pursues a globalist agenda and can therefore in no way be regarded as a neutral forum for this,” explains van Rooy.





Saturday 2 July 2022

Hamilton New Zealand

To Gregory Cook

Home Guard

North-land Region



I John Wanoa appointed Gregory Cook as Governor of the "Moai Crown" Federal Government of New Zealand and Britain UK "Crown" with an existing Two Way Commercial Contract Partnership with the British Royal Navy "Admiral of the Fleet Successor Michael Boyce" (Lord Baron Boyce) in the House of Lords Westminster Parliament June 2022 presently our unbroken 1834 –1835 Admiralty Trading Bank Flag Continuity of Sovereignty of the Native Chiefs of New Zealand with the British Royal Navy and Westminster Parliament Jurisdiction and Legal Authority from 1689 King William III King George IV and King William IV 1835 "Constitution Sheriffs" to carry out the British UK NZ World Law "Kings Bench Magistrates Court" Orders and Writ Warrants with Lord High Admiral John Hoani Kahaki Wanoa "President of the 2022 Confederation of Chiefs and United Tribes of New Zealand and the World for 250 Countries" under our 1834-1835 Kings Bench Court Flag Jurisdiction with Gregory Cook as our Governor and Legal New Zealand Home Guard Sheriff's Office, I give you this Authority to represent "MOAI CROWN KING WILLIAM IV TRUST" Business and "MOAI CROWN" Courts and MOAI CROWN COURTS BANK Protection and Security to recover Debts and Land, Stolen Property and DNA, and Children with this Kings Legal Authority from Saturday 25th June 2022 into the future

Find attached here the "Moai Crown" King William IV Flag of Admiralty Jurisdiction on all Legal Documents under British UK Admiralty Law and Maritime Law Higher Lord High Admiral Authority and Authentication of Laws Enforced in the New Zealand British UK World Natives Magistrate Kings Bench Court Hearings of named Photograph Identified Criminal Pirates on the High Seas Writ Warrants on their Born natural names Heads for Arrest and seizure of their property lad and ™ Corporate Fraud Businesses starting with New Zealand Prime Minister Jacinda Laurell Ardern

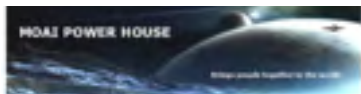
The New Zealand Government Private Corporations PM Jacinda Ardern is a Threat to our National Security Financial Business Interests we Foreclose her Businesses. .

Sincerely

John Hoani Kahaki Wanoa

New Zealand President of the Confederation of Chiefs of United Tribes of the World and Lord High Admiral, Surrogate King William III, Surrogate King George IV and Surrogate King William IV and "Moai Crown" Law Native Land Assessor and Hapu Tribal Cultural Author and Historian Writer, Executive Committee Elder of a Federal Self Government Britain UK and New Zealand Commercial contract Partnership.Flag





THE LAW OF THE FLAG, “FLAG SHOPPING,” AND CHOICE OF LAW

William Tetley, Q.C.*

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The Confederation of Chiefs Native People of New Zealand and the Native Magistrate Kings Bench Court Bank Orders Legitimate Reigning Monarch Protestant King Earnest Augustus V onto the Throne top replace the Illegitimate Corrupted Queen Elizabeth II Monarch Less son Charles the Native Sovereign People of New Zealand and England Soil Land Ownership orders Charles and his Rothschild Corrupted Corporations Liquidated Foreclosed on and Bankrupted because Pope Francis “Motu Proprio” Letter Counts States Clearly that he Destroyed all His Registered Corporations and Trusts and said Monarchs and Politicians Lawyers Judges Public Servants Police Military Crown Agents Bishops Bankers Investors Queens Kings are not Immune from Prosecution as I have put in these Affidavit Documents as Evidence you’re Liable as Prosecuted now and you the Moai Crown King William IV Native Magistrate Kings Bench Superior Court of Law and Legislation Writ Warrant Decree Enforced into Law today with the Moai Pound Note Debtor Instrument over you six Pirates and Pope Francis Pirate Biden Pelosi Obama Harris Fauci Pirates Convicted in this Court Debt Recovery with Michael Boyce Partner





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

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

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

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

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

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

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

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

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

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

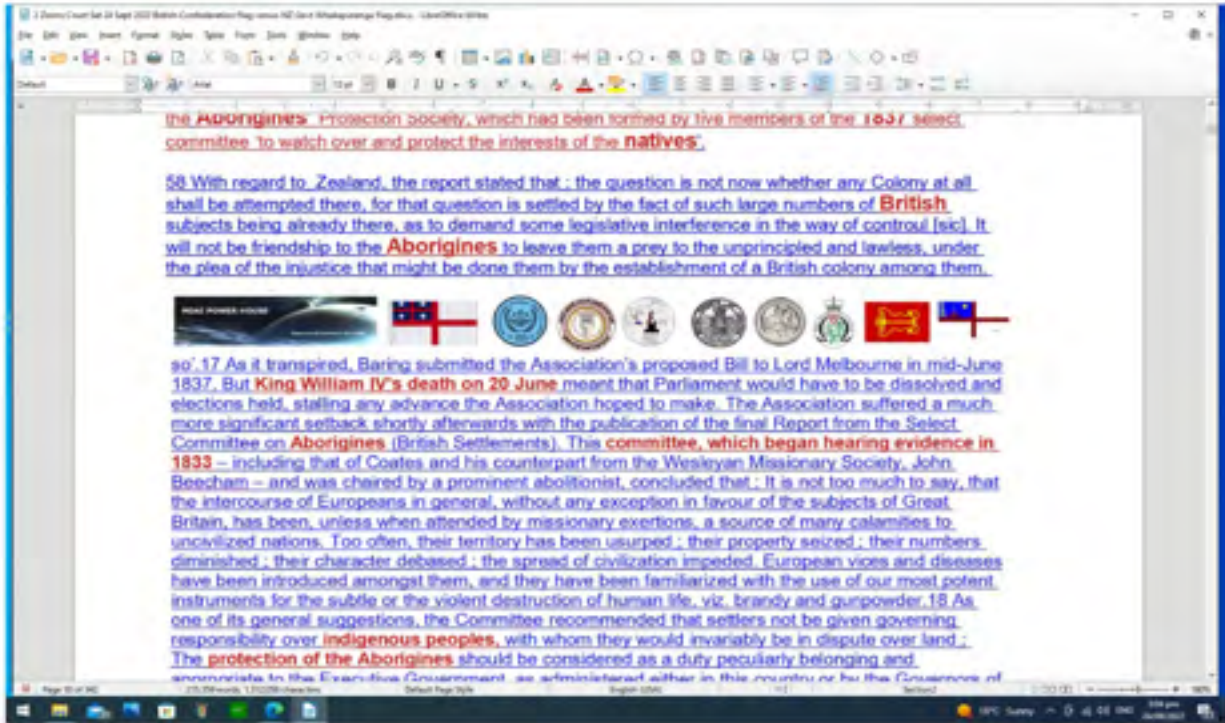
(COUNT 89) ceased to exist around March 14th 2013 upon the election of Pope Francis.

(COUNT 90) This document issued by Pope Francis is historic on multiple levels, but most significant above all others in that it recognizes the supremacy of the Golden Rule, the same teaching ascribed to Jesus Christ and the intimate connection to the Rule of Law, that all are subject to the rule of law, no one is above the law.

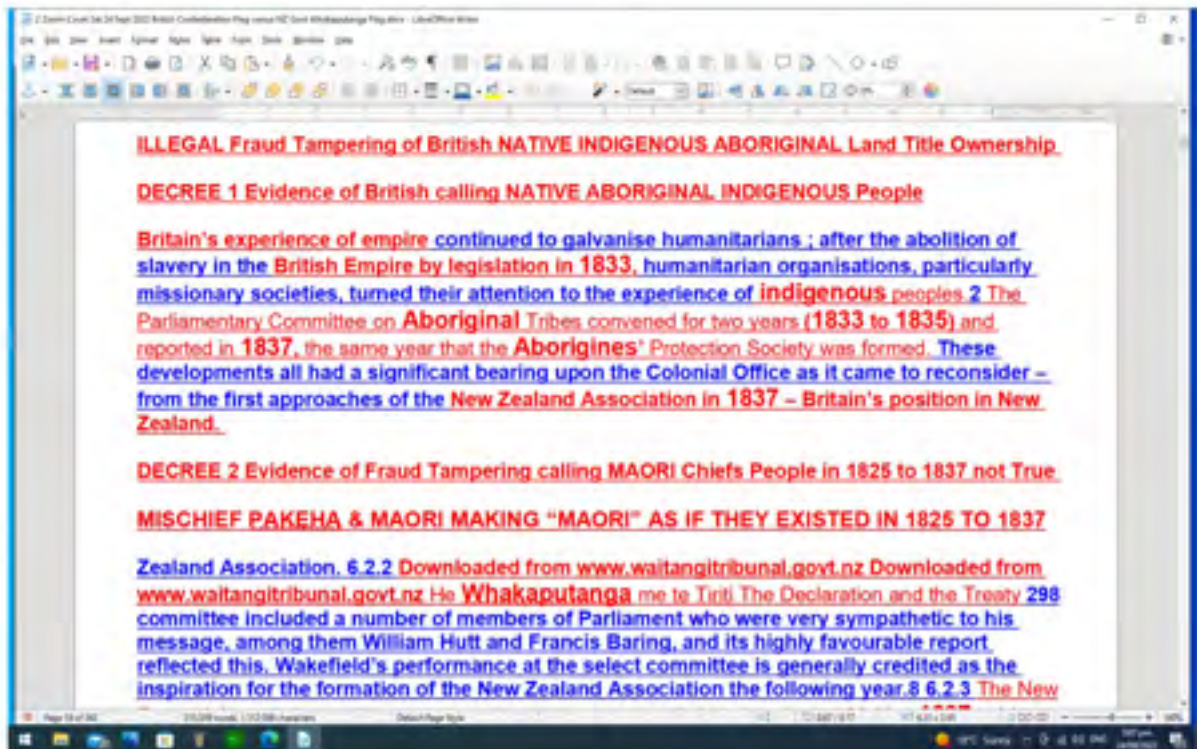
http://www.gold-shield-alliance.com/papal_decree



Page 10 **FRAUD EXHIBIT 4**



Page 14 **FRAUD EXHIBIT 5**





Work of the King's Bench Division

The King's Bench Division (KBD) is one of the three Divisions of the High Court, together with the Chancery Division and Family Division. The President of the King's Bench Division is the head of the KBD.

It is the biggest of the three High Court Divisions – its full complement is 71 High Court Judges – and has the most varied jurisdiction.

Outside London, the work of the KBD is administered in provincial offices known as district registries. In London, the work is administered in the Central Office at the Royal Courts of Justice.

Cases are heard by High Court Judges and Masters, and Deputy High Court Judges and Masters. At its full complement, 71 High Court Judges are assigned to the King's Bench Division.

The King's Bench Division deals with 'common law' civil claims – actions relating to contract, except those specifically allocated to the Chancery Division, and claims relating to civil wrongs, known as 'torts'.

Part of its civil work is handling contract and tort (civil wrongs) cases which are unsuitable for the County Courts for reasons of cost or complexity.

Contract cases include claims for failure to pay for goods and service, and claims for breach of contract. Tort claims include:

- Claims for negligence
- Claims for defamation and misuse of private information
- Claims for wrongs against the person, for example assault and false imprisonment
- Claims for wrongs against property, such as trespass

Judges in the King's Bench Division also preside over more specialist matters, such as applications for judicial review – a type of case which seeks to establish if decisions made by the government and other public bodies have been made in the correct way.

Judges of the King's Bench Division also hear the most important criminal cases in the Crown Court, and will travel around the country to do so. They also sit in the Court of Appeal (Criminal Division) on appeals from convictions or sentences passed in the Crown Court.

They may also sit in the Employment Appeals Tribunal, the Upper Tribunal (Immigration and Asylum Chamber) and the Special Immigration Appeals Tribunal.

Specialist courts

The KBD includes within it a number of specialist courts: Administrative, Admiralty, Commercial, Planning, Technology and Construction, and Civil Lists.



The Administrative Court oversees the decision-making of the lower courts and tribunals, and hears applications for judicial review of decisions of public bodies. It includes the Planning Court.

The Admiralty Court is the oldest of the KBD's specialist courts and deals principally with the legal consequences of collisions at sea, salvage, and damage to cargoes.

The Commercial Court has a wide jurisdiction over banking and international credit and trade matters; the judges of this court can arbitrate in commercial disputes. Circuit Commercial Courts operate in 8 regional centres throughout England and Wales.

The Technology and Construction Court covers areas including traditional building cases, adjudication enforcement, arbitration and professional negligence claims, and engineering and Information Technology disputes. In addition to London, the work of the Technology and Construction Court is carried out in a number of Regional Centres around the country.

There is also a specialist Media and Communications List (MAC list) which deals with the main media torts (defamation, misuse of private information and claims under the Data Protection Act) and similar or related claims including malicious falsehood and harassment arising from publication or threatened publication by the print or broadcast media, online, on social media, or in speech.

Jurisdiction Basics

A court's jurisdiction has been defined as "the power, right, or authority to interpret and apply the law." Stated another way, it is the ability of a court to adjudicate a particular case. Not all courts can adjudicate every kind of case.

The US Constitution gives power to the federal district courts to hear admiralty cases. Under a 1789 act of Congress, state courts were authorized to decide many, but not all, types of maritime cases. State courts can decide admiralty cases if the remedy being sought was available under common law. In that situation, the federal and state courts are said to have concurrent jurisdiction.

Some types of maritime cases can be heard only in federal court such as cases involving the enforcement of a maritime lien or the foreclosure on a preferred ship mortgage. Those types of cases require the arrest of a vessel, which only the U.S. Marshal is empowered to do. Proceedings under the Limitation of Liability Act by which a vessel owner seeks to limit its liability to a group of claimants must be brought in federal court. Admiralty actions against the United States also must be brought in federal court.

Whether a case falls within admiralty jurisdiction must be determined by the court. The parties cannot create admiralty jurisdiction by agreement.

Admiralty Jurisdiction Basics

The determination of whether a case is really an admiralty case that triggers admiralty jurisdiction is not as straightforward as it might seem. Admiralty jurisdiction is not determined by the mere involvement of a vessel in the case or even by the occurrence of an event on a waterway.

As a general rule, a case is within admiralty jurisdiction if it arises from an accident on the navigable waters of the United States and involves some aspect of maritime commerce such as when two vessels collide or when a seaman is injured on a vessel in service. A case is also within admiralty



jurisdiction if it involves a contract relating to “the navigation, business or commerce of the sea” such as the charter of a vessel, or the carriage of cargo. Finally, a case is within admiralty jurisdiction if it involves a crime committed on the high seas against a US vessel or a US citizen.

Accidents on the Navigable Waters

Whether an accident on the navigable waters involves an aspect of maritime commerce has not always been an easy question for the courts to answer. Not until 1982 did the United States Supreme Court answer the question of whether admiralty jurisdiction extends to accidents involving private pleasure craft. In *Foremost Ins. Co. v. Richardson*, 457 U.S. 668 (1982), a case involving the collision between two small pleasure craft, the United States Supreme Court held admiralty jurisdiction existed and was not restricted to cases involving commercial vessels. The court reasoned that commercial and non-commercial vessel owners must follow the same navigation rules and that most vessel collisions have the potential to affect maritime commerce. Accordingly, there was no reason not to extend admiralty jurisdiction to accidents involving private pleasure craft on the navigable waters.

Maritime Contracts

Similarly, whether a contract involves the navigation, business, or commerce of the sea has not always been an easy question for the courts to answer. For example, a case involving a contract to build a vessel is not within admiralty jurisdiction but a case involving a contract to repair a vessel is. Moreover, the courts have not been consistent when ruling on whether a case involving a contract to sell a vessel is within admiralty jurisdiction. In one case, the court held the purchase of a cargo vessel that had been in operation for some time had a “distinctly salty flavor.” Because commerce requires vessels, sailors, and fuel, the court found no justification for contracts involving crew and fuel to fall within admiralty jurisdiction but not contracts involving the vessel itself. In another case, a buyer sued a seller for fraud in connection with the sale of a vessel. The court held there was no admiralty jurisdiction because the fraud was deemed to have occurred on land where the contract was made. The misrepresentations about the vessel actually made aboard the vessel were insufficient to support admiralty jurisdiction.

Cases involving disputes under marine insurance policies are usually held to be within admiralty jurisdiction but a suit for breach of a contract to procure insurance may not be. The Ninth Circuit held a suit for breach of a contract to procure marine insurance is not within admiralty jurisdiction even though a marine insurance policy is a maritime contract. Another court held a suit against a marine insurance broker based on the broker’s failure to procure pollution insurance for a tug operator was within admiralty jurisdiction, reasoning pollution accidents at sea can cause devastating consequences to maritime commerce and insurance offers protection to shipowners for cleanup costs.

The Right to Apply Federal Maritime Law

Whether a case falls within admiralty jurisdiction is usually the first issue considered by admiralty lawyers upon receipt of a case. It is a threshold issue because how it is resolved will determine what law will apply to the case.

If a case falls within admiralty jurisdiction, it is mandatorily governed by substantive federal admiralty law if: 1) there is settled federal admiralty law on the issues; and 2) the application of contrary state law would disrupt the desired uniformity of federal maritime law. If there is no settled admiralty rule on a particular issue, state law will govern. The most often cited case about what law applies to a case within admiralty jurisdiction is *Wilburn Boat Co. v. Fireman’s Fund Insurance Company*, 348 U.S. 310





(1955). In that case, a vessel had been owned by two individuals and was destroyed in a fire while moored in an artificial lake bordering Texas and Oklahoma. Fireman's Fund insured the vessel. Policy warranties prohibited the sale of the insured vessel without Fireman's Fund's consent, and limited the vessel to private pleasure use. Fireman's Fund denied the claim under the policy on the grounds the vessel had been sold to Wilburn Boat Company and was being used for commercial purposes in breach of the policy warranties. Wilburn Boat Company sued Fireman's Fund in Texas and admitted the warranties were breached. However, it argued Texas law applied, and under Texas law the loss was covered because the breaches were not a cause of the loss. Fireman's Fund argued federal maritime law applied because the fire occurred on a navigable waterway of the United States, and under federal maritime law strict compliance with policy warranties was required. The US Supreme Court held there was no federal admiralty rule governing the interpretation of the warranties at issue. Instead of fashioning an admiralty rule, it held Texas state law applied.

The Importance of Admiralty Jurisdiction

Applying federal maritime law to a case within admiralty jurisdiction is important because in many respects such law differs from state law. The parties may have different and perhaps more favorable rights under federal maritime law than they would have under state law. Some of these differences were addressed in "Federal vs. State Law in Maritime Cases" [Pacific Maritime Magazine, September 2010] but there are many more.

For example, under California law, a common carrier such as a passenger vessel operator, owes a statutory duty of utmost care to the passengers. Under federal maritime law, a passenger vessel operator owes the passengers only a duty of reasonable care. As another example, the plaintiff who files suit in federal court and invokes the court's admiralty jurisdiction is not entitled to a jury trial and the case will be decided by the judge. If the same suit could be filed in state court under the 1789 Act, it could be tried to a jury. As yet other examples, the statutes of limitations as well as the pre-judgment and post-judgment interest rates available to the winning party may be different under state law and federal admiralty law.

Unfortunately, not all state court judges readily embrace the applicability of federal maritime law to a case pending in their courtrooms, perhaps because they are better versed in the law of the states in which they are judges. The application of the wrong law to a case usually results in the reversal of a judgment by the appellate court unless the result would be the same under the correct law. In that case, the appellate court will affirm the lower court's judgment but base its opinion on the correct law.

If a litigated matter has any connection with maritime commerce or the navigable waterways, it should be reviewed by maritime counsel to determine if the case falls within admiralty jurisdiction. Important rights may be lost otherwise.

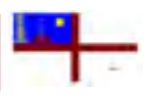
Legal Information Institute

<https://www.law.cornell.edu/>

Overview:

Topics associated with this field in legal reference works may include: shipping; navigation; waters; [commerce](#); [seamen](#); towage; [wharves](#), piers, and docks; insurance; maritime [liens](#); canals; and recreation. [Piracy](#) (ship hijacking) is also an aspect of admiralty.





The [courts](#) and Congress seek to create a uniform body of admiralty law both nationally and internationally to facilitate commerce. The [federal courts](#) derive their exclusive [jurisdiction](#) over this field from the [Judiciary Act of 1789](#) and from [Article III, § 2 of the U.S. Constitution](#). Congress regulates admiralty partially through the [Commerce Clause](#). American admiralty law formerly applied only to American tidal waters. It now extends to any waters navigable within the United States for interstate or foreign commerce. In such waters admiralty jurisdiction includes maritime matters not involving interstate commerce, including recreational boating.

Admiralty law in the United States developed from the British admiralty courts present in most of the American colonies. These courts functioned separately from [courts of law](#) and [equity](#). With the Judiciary Act, though, Congress placed admiralty under the jurisdiction of the federal district courts. Although admiralty shares much in common with the [civil law](#), it is separate from it. [Common law](#) does not act as [binding precedent](#) on admiralty courts, but it and other law may be used when no law on point is available.

Parties subject to admiralty may not contract out of admiralty jurisdiction, and states may not infringe on admiralty jurisdiction either judicially or legislatively. Since admiralty courts, however, are courts of [limited jurisdiction](#) (which does not extend to non-maritime matters), [28 USC § 1333\(1\)](#), the "Savings to Suitors Clause," does provide for concurrent state jurisdiction so that non-admiralty [remedies](#) will not be foreclosed. Moreover, state courts may have jurisdiction where the matter is primarily local.

Under admiralty, the ship's flag determines the source of law. For example, a ship flying the American flag in the Persian Gulf would be subject to American admiralty law; and a ship flying a Norwegian flag in American waters would be subject to Norwegian admiralty law. This also applies to [criminal law](#) governing the ship's crew. But the ship must be flying the flag legitimately; that is, there must be more than insubstantial contact between the ship and its flag, for the law of the flag to apply. American courts may refuse jurisdiction where it would involve applying the law of another country, although in general international law does seek uniformity in admiralty law.

Just as the Federal Rules of Civil Procedure placed law and equity under the same jurisdiction in 1938, the 1966 rules subsumed admiralty. Nonetheless, the [Supplemental Admiralty Rules](#) take precedence over the [Federal Rules of Civil Procedure](#) in the event of conflict between the two.

Federal Material

U.S. Constitution and Federal Statutes

- Jurisdiction of Admiralty, Maritime, and Prize Cases - [28 U.S.C. § 1333](#)
- U.S. Coast Guard - [14 U.S.C.](#)
- Navigation and Navigable Waters - [33 U.S.C.](#)
- Shipping - [46 U.S.C.](#)
- CRS Annotated Constitution

Federal Agency Regulations

Code of Federal Regulations:





- 33 C.F.R. - Navigation and Navigable Waters
- 46 C.F.R. - Shipping

Federal Judicial Decisions and Rules

- U.S. Supreme Court: [Recent Decisions on Admiralty](#)
- Federal Rules of Civil Procedure

State Material

State Statutes

- State Statutes Dealing with Navigation
- State Judicial Decisions

N.Y. Court of Appeals:

- Decisions on Admiralty
- Commentary from lii bulletin-ny

Appellate Decisions from Other States

International Material

- Law of the Sea Convention
- Institute of Maritime Law, University of Southampton
- Univ. of Capetown

Key Internet Sources

- U.S. Navy
- U.S. Department of Transportation
- U.S. Maritime Administration
- Federal Maritime Commission
- U.S. Coast Guard
- AdmiraltyLaw.com
- The Admiralty & Maritime Law Guide: Marine Insurance
- Senate Committee on Commerce, Science, and Transportation (includes information from Subcommittee on Surface Transportation and Merchant Marine)
- House Committee on Transportation and Infrastructure, Subcommittee on Coast Guard and Maritime Transportation

Blogs:

- Boating Safety Law and News





Category: Business Sectors

[Last updated in June of 2022 by the [Wex Definitions Team](#)]

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The practice of constitutional government

Great [Britain](#)

It is accepted [constitutional](#) theory that [Parliament](#) (the [House of Commons](#) and the [House of Lords](#) acting with the assent of the [monarch](#)) can do anything it wants to, including abolish itself. The interesting aspect of British government is that, despite the absence of restraints such as [judicial review](#), acts that would be considered unconstitutional in the presence of a written constitution are attempted very rarely, certainly less often than in the [United States](#).

The [English](#) constitution and the English [common law](#) grew up together, very gradually, more as the result of the accretion of custom than through deliberate, rational legislation by some “sovereign” lawgiver. Parliament grew out of the [Curia Regis](#), the King’s Council, in which the monarch originally consulted with the great magnates of the realm and later with commoners who represented the boroughs and the shires. Parliament was, and is, a place in which to debate specific issues of disagreement between, initially, the [crown](#), on the one hand, and the Lords and Commons, on the other. The conflicts were settled in Parliament so that its original main function was that of a court—it was in fact known as “the High Court of Parliament” as late as the 16th century.

The locus of power in the English constitution shifted gradually as a result of changes in the groups whose consent the government required in order to be effective. In feudal times, the consent of the





great landowning noblemen was needed. Later, the cooperation of commoners willing to grant revenue to the crown—that is, to pay taxes—was sought. The crown itself, meanwhile, was increasingly institutionalized, and the distinction was drawn ever more clearly between the private and public [capacities](#) of the king. During the course of the 18th century, effective government passed more and more into the hands of the king’s first minister and his cabinet, all of them members of one of the two houses of Parliament. Before this development, the king’s ministers depended upon their royal master’s confidence to continue in office. Henceforward they depended upon the confidence of the House of Lords and especially the House of Commons, which had to vote the money without which the king’s [government](#) could not be carried on. In this way the [parlay](#) that was originally between the monarch and the houses of Parliament was now struck between the ministry and its supporters, on the one hand, and opposing members of Parliament, on the other. Parliamentary factions were slowly consolidated into [parliamentary parties](#), and these parties reached out for support into the [population](#) at large by means of the franchise, which was repeatedly enlarged in the course of the 19th century and eventually extended to women and then to 18-year-olds in the 20th. Until the early 21st century, a [prime minister](#) who lost a [vote of confidence](#) in the House of Commons could either resign to let the leader of the opposition form a new government or ask the monarch to [dissolve](#) Parliament and call for new elections. Following adoption of the Fixed-Term Parliaments Act (2011), however, monarchs could no longer dissolve Parliament upon the request of the prime minister, and general elections were permanently scheduled to take place on the first Thursday in May in every fifth year, beginning in May 2015. (Early [elections](#) could still take place if agreed to by at least two-thirds of the House of Commons or if a motion of no confidence is adopted and no new government is formed within 14 days.) Relations between, and the relative powers of, the House of Lords and the House of Commons have been repeatedly redefined to the disadvantage of the House of Lords by acts of Parliament, to such an extent that the Lords retain only a weak suspensory veto. All such fundamental constitutional changes have occurred either informally and without any kind of legislation at all or as a result of the same legislative procedures employed to pass any other ordinary circumstantial bill.

[United States](#)

The [U.S. Constitution](#) is not only replete with phrases taken from the British constitutional vocabulary, but in several respects, it also represents a codification of its authors’ understanding of the English





constitution, to which they added ingenious federalist inventions and the formal amending procedure itself. Despite the availability of this procedure, however, many if not most of the fundamental changes in American constitutional practice have not been effected by formal amendments. The Constitution still does not mention political parties or the president's cabinet. Nor was the Constitution changed in order to bring about or to sanction the fundamentally altered relations between the executive and the Congress, between the Senate and the House, and between the judiciary, the legislature, and the executive.

The presence of a constitutional document, however, has made American politics more consciously “constitutionalist,” at least in the sense that politicians in the United States take more frequent recourse than their British counterparts to legalistic argumentation and to actual constitutional litigation. The United States, moreover, is denied the kind of flexibility illustrated by the postponement of British parliamentary elections during World War II since the Constitution explicitly provides the dates for congressional and presidential elections. It is one of the remarkable facts of American constitutional history that the constitutional timetable for elections has always been observed, even during external war and the Civil War of the 19th century.

<https://www.britannica.com/topic/constitution-politics-and-law/Constitutional-change>

Zoom Hearing Saturday 12 November 2022 at 8 pm New Zealand Time 7 am UK time 9 am EU time Wait for Andrew House-of Devine Zoom Code ID tonight So Fasten your belts for Direct Action of this Court for New Zealand Natives then England's Natives follow suit

Agenda

- 1/ Cook Street Court Case finish off
- 2/ Confederation of Chiefs Flag Laws of NZ UK USA Criminal Cases
- 3/ King Court Bench Laws of Britain UK 2022 Criminal Division added to the back of 450 Pages of last weeks Court Hearings just to Educate people who have no ides about the demolition of Queens Laws gone from Westminster Parliament and New Zealand has no British Law System in place they Legislated out and Legislated the Kings Fla out but not our British Native Chiefs 1831 King William IV Flag Contract still there

:Andrew: Devine. is inviting you to a scheduled Zoom meeting.
Topic: Confederation of United Tribes of New Zealand & World Flag Jurisdiction 30 Native King's Bench Court
Time: Nov 12, 2022 09:00 AM Athens



Join Zoom Meeting

<https://us02web.zoom.us/j/88566876097...>

Meeting ID: 885 6687 6097

Passcode: 844852

One tap mobile

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+16469313860,,88566876097#,,,,*844852# US

Dial by your location

+1 564 217 2000 US

+1 646 931 3860 US

+1 669 444 9171 US

+1 669 900 6833 US (San Jose)

+1 689 278 1000 US

+1 719 359 4580 US

+1 929 436 2866 US (New York)

+1 253 215 8782 US (Tacoma)

+1 301 715 8592 US (Washington DC)

+1 309 205 3325 US

+1 312 626 6799 US (Chicago)

+1 346 248 7799 US (Houston)

+1 360 209 5623 US

+1 386 347 5053 US

+1 507 473 4847 US

Meeting ID: 885 6687 6097

Passcode: 844852

Find your local number: <https://us02web.zoom.us/u/kcTlcumleM>

4/ All IHL Customary Practice of Flags New Zealand Rules British Rules and American Rules that separates the NZ Crown UNITED NATIONS WEF EU NATO VATICAN Foreign Corporation WHAKAPUTANGA FLAG of NO LAW against the NATIVE CHIEFS CONFEDERATION FLAG CONTRACT JURISDICTION LEGAL LAW OWNERSHIP of the NATIVE LAND TITLES (Freemasons) Certificates

https://ihl-databases.icrc.org/cus.../eng/docs/v2_rul_rule62

5/ Page 203 Biden and Mark Brown Case caught using the Flag to Federalize Cook Islands as an American State stolen from New Zealand by Jacinda Ardern Government sold to Joe Biden illegally we challenge their NZ Crown Jurisdiction to sell it to America and United Nations against the People of New Zealand Ownership Rights <https://www.bbc.com/news/world-asia-pacific-16495238>

6/ The Confederation of Chiefs Native Born on New Zealand Soil Land claims back that Dormant 1831 King William IV Confederation of Native Chiefs Corporation Law Makers Flag Ownership NZ Crown Corporation Businesses "Queen in Right of New Zealand" and "Sovereign Crown of New Zealand" and British Crown Corporation "City of London" Businesses and "Vatican City" Business and "Washington DC" Corporation Businesses who are USURPING our Natives Confederation of Chiefs KING WILLIAM IV 1831 FLAG CONTRACT as a Criminal Organization we caught illegally using our BRITISH NATIVE CHIEFS CONTRACT FLAG NATIVE LAND TITLE UK NZ PARTNERSHIP OWNERSHIP LEGAL INHERITANCE CROWN OWNERSHIP





7/ The Business of NA ATUA E WA AOTEA LIMITED Corporation Company Bank Creditor Versus "CROWN SOVEREIGN OF NEW ZEALAND" Corporation Company

8/ Whats the meaning of having Two New Zealand Flags and where is the Whakaputanga Flag Legal Title Jurisdiction Documents and not made from Thin Air Politics?

9/ Where does the New Zealand Government get its Jurisdiction and Legal Authority to be a Legitimate Government and not a Corporation over you people in New Zealand who Trust Jacinda Ardern who will disappear like EX PM Criminal John Key Banker who this Court is going after his Panama Paper Fraud Dealings not Caught yet for his Crimes and Jacinda is Murdering People as I accuse her of doing and you all accept that as alright to do without challenging her while she is still selling you all off at will with her Criminal MAORI THUGS and PIRATES I make that CLAIM CLEAR

10/ Page 189 PENAL CODES applied to Jacinda Ardern Government caught committing Crimes in front of your eyes proven in TRUTH AFFIDAVITS unrefuted in 30 Weeks of Hearings and Written Law and Claims that NO ONE CAN CHALLENGE making LAW of CONTRACT and CONTRACTS OF LAW and ORDER now Enforced on all SILENT CREATURES of Criminal Government Crown Corporations

11/ LAW and LEGISLATION British Versus American Australian and New Zealand Crown Court Parliament PRETEND GOVERNMENTS of NO CLEAR NATIVE LAND TITLE to Britain Westminster Parliament

12/ MOAI CROWN COURT POUND NOTE is now LEGAL TENDER Cash against Jacinda Ardern Criminal and Cook Street Landowners Criminals now LIQUIDATE THEM this Saturday ENFORCED into LAW LORE

Constitutional Monarchy

A constitutional monarchy is a form of government in which a monarch acts as head of state within the parameters of a written (i.e., codified), unwritten (i.e., uncoded) or blended constitution. It differs from absolute monarchy in that an absolute monarch serves as the sole source of political power in the state and is not legally bound by any constitution. Most constitutional monarchies employ a parliamentary system in which the Monarch may have strictly Ceremonial duties or may have Reserve Powers, depending on the constitution. They have a directly or indirectly elected prime minister who is the head of government, and exercises effective political power.

As in most republics, a constitutional monarchy's executive authority is vested in the head of state. Today constitutional monarchy is almost always combined with representative democracy, and represents (as a theory of civics) a compromise between total trust in the political class, and in well-bred and well-trained monarchs raised for the role from birth. Though the king or queen may be regarded as the government's symbolic head, it is the Prime Minister who actually governs the country.

More frequently however, monarchical institutions have played crucial roles in thwarting coups d'etat efforts, and the overthrow of democratic institutions by fascist or communist movements. Examples





include the attempted 23-F coup in Spain in 1981, the 1981 and 1985 coup attempts in Thailand, and the attempted communist takeover in Grenada in 1983. In the Spanish and Thai cases action taken by the king proved decisive; in the case of Grenada the call for outside assistance was made by the Governor-General (Sir Paul Scoon). Contemporary constitutional monarchies include Australia, The Bahamas, Bahrain, Barbados, Belgium, Belize, Bhutan, Cambodia, Canada, Denmark, Granada, Jamaica, Japan, Jordan, Liechtenstein, Lesotho, Luxembourg, Malaysia, Monaco, Morocco, New Zealand, the Netherlands, Norway, Papua New Guinea, Saint Vincent and the Grenadines, Solomon Islands, Spain, Sweden, Thailand, Tuvalu, and the United Kingdom.

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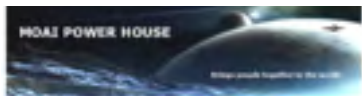
Constitutional Monarchy, A Tradition

In Britain, the Glorious Revolution of 1688 led to a constitutional monarchy restricted by laws such as the Bill of Rights 1689 and the Act of Settlement 1701, although limits on the power of the monarch ('A Limited Monarchy') are much older than that, as seen in our Magna Carta. Today the monarchy in Britain is politically neutral and by convention the role is largely ceremonial. No person may accept significant public office without swearing an oath of allegiance to the Queen. Constitutional monarchy most notably occurred in continental Europe after the French Revolution. Napoleon Bonaparte is considered to be "the first monarch" proclaiming himself as embodiment of the nation, rather than as a divinely-appointed ruler in contrast the Divine Right of French Kings before him; this interpretation of monarchy is basic to continental constitutional monarchies. G.W.F. Hegel, in Philosophy of Right (1820) justified it philosophically, according it well with evolving contemporary political theory, and with the Protestant Christian view of Natural Law. Hegel forecast a constitutional monarch of limited powers, whose function is embodying the national character and constitutional continuity in emergencies, per the development of constitutional monarchy in Europe and Japan. Moreover, the ceremonial office of president (e.g. European and Israeli parliamentary democracies), is a contemporary type of Hegel's constitutional monarch (whether elected or appointed), yet, his forecast of the form of government suitable to the modern world might be perceived as prophetic. The Russian and French presidents, with their stronger powers, might be Hegelian, wielding power suited to the national will embodied.

Modern Constitutional Monarchy

As originally conceived, a constitutional monarch was quite a powerful figure, head of the executive branch even though his or her power was limited by the constitution and the elected parliament. Some





of the framers of the US Constitution may have conceived of the president as being an elected constitutional monarch, as the term was understood in their time, following Montesquieu's account of the separation of powers. The present concept of constitutional monarchy developed in the United Kingdom, where it was the democratically elected parliaments, and their leader, the prime minister, who had become those who exercised power, with the monarchs voluntarily ceding it and contenting themselves with the titular position. In many cases even the monarchs themselves, while still at the very top of the political and social hierarchy, were given the status of "servants of the people" to reflect the new, egalitarian view. In the course of France's July Monarchy, Louis-Philippe I was styled "King of the French" rather than "King of France". Following the Unification of Germany, Otto von Bismarck rejected the British model. In the kind of constitutional monarchy established under the Constitution of the German Empire which Bismarck inspired, the Kaiser retained considerable actual executive power, and the Prime Minister needed no parliamentary vote of confidence and ruled solely by the imperial mandate.

However, this model of constitutional monarchy was discredited and abolished following Germany's defeat in the First World War. Later on, Fascist Italy could also be considered as a "constitutional monarchy" of a kind, in the sense that there was a king as the titular head of state while actual power was held by Benito Mussolini under a constitution. This eventually discredited the Italian monarchy and led to its abolition in 1946. After the Second World War, surviving European monarchies almost invariably adopted some variant of the constitutional monarchy model originally developed in Britain. In present terms, the difference between a parliamentary democracy that is a constitutional monarchy and one that is a republic, is considered more a difference of detail than of substance. In both cases, the titular head of state - monarch or president - serves the traditional role of embodying and representing the nation, while the actual governing is carried out by an elected Prime Minister. This is contradictory to the Republican cause and desire to abolish the role of the Monarch, to replace it with another individual to assume the same duties.

Today constitutional monarchies are mostly associated with Western European countries such as the United Kingdom, Netherlands, Belgium, Norway, Denmark, Spain, Luxembourg, Monaco, Liechtenstein, and Sweden. However, the two most populous constitutional monarchies in the world are in Asia: Japan and Thailand. In such cases it is the prime minister who holds the day-to-day powers of governance, while the King or Queen (or other monarch, such as a Grand Duke, in the case of Luxembourg, or Prince in the case of Monaco and Liechtenstein) retains only residual (but not always minor) powers. Different nations grant different powers to their monarchs. In the Netherlands, Denmark and in Belgium, for example, the Monarch formally appoints a representative to preside over the creation of a coalition government following a parliamentary election, while in Norway the King chairs special meetings of the cabinet. In nearly all cases, the monarch is still the nominal chief executive, but is bound by constitutional convention to act on the advice of the Cabinet. Only a few monarchies (most notably Japan and Sweden) have amended their constitutions so that the monarch is no longer even the nominal chief executive.





The most significant family of constitutional monarchies in the world today are the sixteen Commonwealth realms under our Queen, Elizabeth II. Unlike some of their continental European counterparts, the Monarch and her Governors-General in the Commonwealth realms hold significant "reserve" or "prerogative" powers, to be wielded in times of extreme emergency or constitutional crises usually to uphold parliamentary government. An instance of a Governor General exercising his power was during the 1975 Australian constitutional crisis, when the Australian Prime Minister of the time, Gough Whitlam, was dismissed by the Governor-General. The Australian senate had threatened to block the Government's budget by refusing to pass the associated appropriation bills. On 11 November 1975, Whitlam intended to call a half- Senate election in an attempt to break the deadlock. When he went to seek the Governor-General's approval of the election, the Governor- General instead dismissed him as Prime Minister, and shortly thereafter installed leader of the opposition Malcolm Fraser in his place.

Acting quickly before all parliamentarians became aware of the change of government, Fraser and his allies were able to secure passage of the appropriation bills, and the Governor-General dissolved Parliament for a double dissolution election. Fraser and his government were returned with a massive majority. This led to much speculation among Whitlam's supporters as to whether this use of the Governor-General's reserve powers was appropriate, and whether Australia should become a republic. Among supporters of constitutional monarchy however, the experience confirmed the value of the monarchy as a source of checks and balances against elected politicians who might seek powers in excess of those conferred by their respective constitutions, and ultimately as a safeguard against dictatorship.

In Thailand's constitutional monarchy, the monarch is recognized as the Head of State, Head of the Armed Forces, Upholder of the Buddhist Religion, and Defender of the Faith. The current King, Bhumibol Adulyadej, is the longest reigning current monarch in the world and in all of Thailand's history. Bhumibol has reigned through several political changes in the Thai government. He has played an influential role in each incident, oftentimes acting as mediator between disputing political opponents. (See Bhumibol's role in Thai Politics.) While the monarch retains some powers from the constitution, most particular is Lèse majesté which protects the image and ability of the monarch to play a role in politics and carries modest criminal penalties for violators. Generally, the Thai people are reverent of Bhumibol. Much of his social influence comes from that and the fact that the royal family is often involved in socio-economic improvement efforts.

In both the United Kingdom and elsewhere, a common debate centres around when it is appropriate for a monarch to use his or her political powers. When a monarch does act, political controversy can often ensue, partially because the neutrality of the crown is seen to be compromised in favour of a partisan goal. While political scientists may champion the idea of an "interventionist monarch" as a check against possible illegal action by politicians, the monarchs themselves are often driven by a





more pragmatic sense of self-preservation, in which avoiding political controversy can be seen as an important way to retain public legitimacy and popularity. There also exist today several federal constitutional monarchies. In these countries, each subdivision has a distinct government and head of government, but all subdivisions share a monarch who is head of state of the federation as a united whole. The latest country that was completely transformed from an absolute monarchy to a constitutional democratic monarchy is Bhutan.

Benefits & Pitfalls

While monarchy is unelected, unlike an elected presidency, Constitutional monarchy allows for certain powers of the monarch to be limited and balanced by an elected body in the form of a Parliament of elected ministers, and is therefore a democratic process drawn upon an enlightened basis for government. Monarchists argue that Constitutional Monarchy possesses two central features that rarely are to be found in presidents; while presidents may see themselves in terms of a limited term of office, with them often being "retired" from other posts into the presidency, constitutional monarchy tends to involve a professional life-long commitment. The other often cited advantage is that monarchs do not represent specific political views, and that they provide stability or act as a symbol of the state or nation. The very fact that a monarch has a lifelong professional (job) does mean that an experienced monarch has a wealth of knowledge that governments find invaluable, although of course most monarchs do not last that long. Figures like Elizabeth II or the late King Olav V are seen as possessing an almost encyclopaedic knowledge of their state's recent history, knowing lessons learned through error by past governments that can be passed on to future governments.

Our Practical Constitutional Monarchy

Elizabeth II and Her Governments: In the United Kingdom many important governmental actions are done 'on behalf of' the Queen Elizabeth II or she exercises her powers at the direction of the Prime Minister. These are generally things which remain within the Royal Prerogative. These powers are diverse: for example they include (a) appointment of Bishops in the Church of England (b) the power to appoint a Government (c) call and dismiss Parliament (d) declare war (e) appoint members of the House of Lords (f) carry out all criminal prosecutions (g) give medals (h) control all the armed forces (i) control police forces (j) pass (or refuse to pass) Acts of Parliament (k) appoint judges and (l) to pardon (which was material under the Tudors, and is the basis of the mechanism for directing the appointment of Bishops). However, such activities are not (generally) done by her directly and were the Queen to carry out these functions independent of Parliament she would precipitate a constitutional crisis. In addition, historically it has been held that the Queen cannot be prosecuted for any criminal offence or be required to give testimony in court.

Queen Elizabeth II, Queen of the United Kingdom, Australia, Canada, New Zealand and other states, nevertheless, the monarch still has important and useful functions. The nineteenth century British constitutional writer, Walter Bagehot, described the monarch having 'the right to be consulted, the right





to advise and the right to warn'. Queen Elizabeth II meets her prime minister every Tuesday evening for a confidential audience, at which she and her prime minister discuss matters of state. The longer a reign, the greater the degree of experience a monarch has, particularly as she receives copies of all state documentation, all cabinet memoranda, reports from British ambassadors worldwide, security service intelligence, etc. A Parliamentary Committee was told in the early 1970s that Queen Elizabeth spends three hours daily 'doing the boxes' (ie, reading state papers sent to her from all departments of state). Sir John Peck, on being appointed British ambassador to Senegal, said that when Kissing Hands (the formal name of the appointment procedure) he received a more perceptive analysis of African and Senegalese politics from Queen Elizabeth than from any government official, based on her personal experiences on state visits, briefing documents and knowledge of African leaders, experiences that desk-bound officials, no matter how theoretically knowledgeable, had never had.

In the mid 1970s, for example, Queen Elizabeth's belief that contacts between a British official, Lord Grenville, and the Government of Rhodesia were worth pursuing, shaped the policy of then Labour cabinet. Grenville's report mentioned some signs of movement. The Labour cabinet saw the scale of the movement as too insignificant to warrant further exploration. However Queen Elizabeth, who had ten years continuous experience of the Rhodesian issue (unlike the ministers who had only a relatively small degree of experience, having only come to power in the early 1970s), observed how any sign of movement was a change from the lack of movement present previously. The Labour ministers paid heed to her privately expressed observation (that followed a conversation she had had with James Callaghan at a state banquet for the Italian president) and maintained the initial contacts. These contacts over a number of years finally led to the Lancaster House conference that established Zimbabwe. James Prior, a minister in the subsequent Conservative Party government, wrote of how the 'intoxicating mix' of the Queen and the Foreign Secretary, Lord Carrington kept Margaret Thatcher from abandoning the earlier contacts between the previous Labour government of James Callaghan and the Rhodesian government.

In early 2003, as the Labour government of Tony Blair pondered whether to enter into a war with Saddam Hussein, Queen Elizabeth was the only senior governmental figure still in office who had had experience of the Suez Crisis in the late 1950s, and who as a result could mention to Blair observations on the nature of the Suez debacle and lessons to be learned from it, in deciding on whether to go to war with Saddam. It is not known what comments Queen Elizabeth made to the Prime Minister, but few doubted but that she would give the benefit of her observations (having been monarch at the time, she had had access to all the then government documentation and memoranda, as well as having been a confidante of the then Prime Minister Anthony Eden and his cabinet) and that the Prime Minister would take her observations very seriously. Elizabeth II came to the throne in 1952, meaning that she could give to Tony Blair observations and advice based on observations and advice given to her by every prime minister back to Sir Winston Churchill and including Anthony Eden, Harold Macmillan, Alec Douglas- Home, Harold Wilson, Edward Heath, James Callaghan, Margaret Thatcher





and John Major, as well as the comments of hundreds of ministers since 1952.

<http://www.monarchist.org.uk/constitutional-monarchy.html>

What is the Role of the Monarchy of the United Kingdom?

The **British monarchy** is the oldest form of government in the United Kingdom. The current monarch is Charles III, who became king in 2022 after his mother, Queen Elizabeth II, the longest-reigning monarch in British history, passed away. Charles is part of the Windsor house, which has ruled since 1910. The **British monarch** works alongside Parliament and has not held absolute power over the country and its provinces since 1215. The monarch cannot make any decisions independently; however, the monarch rules according to the constitution. They work very closely with ministers as a figurehead of the Church of England.

The **British monarch** is the head of state and nation. Nevertheless, both have separate responsibilities. They are the highest representative of the UK on both national and international agendas. Britain operates under a constitutional monarchy, allowing the monarch to hold status as the kingdom's figurehead. However, operating under a constitution prohibits the King from taking total control. He must act in partnership with an elected governing body, Parliament, and its leader, the Prime Minister.

Historically, the UK has been known for its expansion across the world. It still has many provinces and territories that operate under the UK monarchy. Dependencies geographically located in the surrounding areas of England include Northern Ireland, the Bailiwick of Guernsey, the Bailiwick of Jersey, and the Isle of Man. Overseas territories include Anguilla, Bermuda, British Antarctica territory, Indian Ocean territory, the Falkland Islands, Gibraltar and Cyprus in the Caribbean, many islands in the south Atlantic, and an island named Pitcairn in the Pacific Ocean.

In the early 1920s, the Balfour Declaration recognized that the Dominions of the Empire evolved into separate, self-governing countries and no longer adhered to the absolute rule of the UK. After World War II, many of these territories became independent, effectively bringing the Empire to an end. The late George VI and his successor, Queen Elizabeth II, developed the title, Head of the Commonwealth, as a symbol of free association from Britain. This declaration named the UK and the fourteen independent sovereign states under the same monarch, the Commonwealth Realms. Each realm shares the same monarch, although they are independent of the others. The monarch has a separate relationship, title, and style for each realm.

What is the Role of the King of England?





As head of state, the role of the King is strictly constitutional and representational, a part of English culture for over a thousand years. Despite his high-status role as the King of England, King Charles III holds no real governmental power. The monarch shares power with the Prime Minister. The monarch must act on their advice and is mainly guided or counseled on legislation. The elected Parliament must have the King's approval on legislation, but the King has little say in specifics. Nonetheless, his role is necessary regardless of his inability to make political or executive decisions himself.

As for the role as head of nation, it is less formal, however, crucial. The monarch is the center of national identity, unity, and pride. In a world filled with constant change, war, and desolation, the ruler brings a sense of stability and continuity. The King influences his own people and people across the globe, recognizes success and excellence, and supports the idea of voluntary services. Family members of the monarch helps support their role as well.

The King's actions are foundational, according to his royal prerogative. According to the constitution, these laws are a set of formal privileges the monarch holds. Executive prerogative is used and possessed by the central government, the prime minister. These laws give him the power to be head of Parliament and ministers. Personal prerogative is exercised by the King himself. They include the abolishment of Parliament, the weekly appointment of the Prime Minister, the granting of royal assent to the legislation, and the dismissal of the government



1/ William Conqueror 1066 2/ King William III 1694 3/ King George III 1766 4/ King George IV 1823 5/ King William IV 1834 6 King Ernest Augustus 28/3/19



1/ Black cross Navy Military Protectorate against Pirates Satan 2/ 4x St Patrick 8 Pt Star N E S W 3/ Red Cross 7 Kings Blood Lines Continuity of Sovereignty 4/ Big Red Cross of St George of England King George I to VI 5/ Sea of Admiralty & Sky Blue Law 6/ 1834 Declaration of War Emergency Court Martial Law Flag Sovereign Authority Republic of Britain UK 10/12/2018 King William IV Flag of Scotland Ireland England Moai Crown Native New Zealand Partnership 7/ King William IV Crown Sovereign Federal State Republican Flag Government fly opposite the British Flag Partner Private Contract with New Zealand Flag



over its people and that he should not be above the law. Instead,





it should have limits. It stopped the monarchy from exploiting its power and created laws that established law as a power within itself. The crown can no longer levy taxes without the consent of a council of religious officials and feudal lords. It became an even more significant role when the people of England pleaded to this council to solve communal issues and sent representatives to petition on their behalf. This council would later evolve into Parliament.

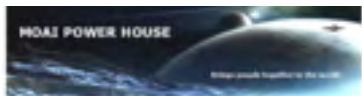
Why Does England Still Have a Monarch King Charles I reigned from 1625-1649. He and his Scottish line of succession believed in the Divine Right of Kings, the belief that God chose kings and that only God could rule a king. With this deep rooted belief, Charles I thought he alone **What is the Role of the Monarchy of the United Kingdom?**

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, do. Instead, it has a collection of fundamental documents, like the Magna Carta and the Bill of Rights, that act as a formal constitution to ensure the power stays in the hands of the people.

Over the years, the **British government** grew into a proper representative government. The upper house is called the House of Lords. It consisted of nobles and, in the beginning, held most of Parliament's power. However, over centuries later, the lower house, the House of Commons, began to assemble. By the 1700s, the commons had gained the sole right to inflict taxes. Although most people could not vote, the elected legislative officials controlled the state finances.

The **monarch** retained the right to invite whomever they would like to form their government and assume the role of Prime Minister, although this is simply a formality in respect of a longtime monarchy. They may not impose, criticize, or fail to assent the will of Parliament. That would be a violation of over a century of tradition. Nevertheless, the **monarch** has survived centuries of reevaluating its role in the British government. It relies on the sovereign for stability and support, and the sovereign relies on Parliament to protect its constitution and the people. They give each other the power they need to govern and support a long-standing history of monarchism



House of Lords of the United Kingdom is the upper house of the Parliament Membership by appointment





When did England stop being a monarchy?

England stopped being a total monarchy in 1215, when Magna Carta came into effect. Magna

Carta is a document put into legislation to stop the monarchy from having total control and that the

King must be under lawful order as well. The monarchy was turned into a Constitutional

Monarchy, meaning it has an elected body of individuals that run the countries affairs, and a Prime

Minister who is their leader. The Prime Minister and the monarch must work together and support

each other to continue a successful government.

•**Does King of England have any power?**The King's power is limited in his political duties. His

approval for any legislation is required, however, he has little say in the details. His royal

prerogative allows for special privileges. Most of his power lies in his social power. He is a figure

of stability and respect.





What exactly does the King of England do?

The King is a respected figure head of England. He is the head of state and nation. As head of

state, he must give his permission to parliament to pass any legislation, however, his say is rarely

taken into account. He holds weekly meetings with the Prime Minister to discuss the state of the

country. As head of nation, his role is more social.

What are the main roles of the monarchy in relation to Parliament?

The monarch must support Parliament in legislations and she must act on their advice. The

Queen has little influence on the decisions they make, however, they must have her permission to

pass any legislation. Her prerogative is set of privileges that she holds and they include the

abolishment of Parliament, the weekly appointment of the Prime Minister, the granting of royal

assent to the legislation, and the dismissal of the government.

King William III of Orange Glorious Revolution





On March 8th, 1702, died William III, the English king who did more than any other to preserve the role of the crown in constitutional government. After William it was always rule by “the King or Queen in Parliament,” rather than rule by any claim to divine right.

William was Dutch, born one week posthumously and inheriting the Principality of Orange. He had some claim to the English throne, being the grandson of Charles I and married to the daughter of James II, his uncle. James, the legitimate king, was Catholic, but Britain wanted a Protestant monarch. When William landed unopposed at Brixham in 1688, James fled to France and was deemed to have thereby abdicated, so William and Mary were declared joint monarchs.

In 1689 he assented to the Bill of Rights, a landmark document in British rights and liberties. It asserted that the monarch could not overrule laws passed by Parliament, or impose taxes without their consent, raise a standing peacetime army unless Parliament approved, or deny Protestant subjects the right to bear arms. The monarch was required not to interfere in Parliamentary elections, or to punish Parliamentarians for what they said in debates. He was also not to demand excessive bail or to inflict “cruel and unusual punishments,” limits that found their way a century later into the US Bill of Rights.

William was by no means enthusiastic about the Bill, but he accepted it to restore harmony to his kingdom. It largely succeeded, limiting the faction fights that had divided the nation. William promoted moderation and tolerance, both in politics and religion. In 1689, he gave the judiciary its independence, later enshrined in law by the Act of Settlement of 1700–01. He granted the Royal Charter in 1694 to the Bank of England, a private institution owned by bankers.

William had a lasting influence on constitutional history, and not just in Britain. Around the world today, it is arguable that it is the constitutional monarchies, rather than the full democracies, that are the best guardian of the rights and liberties of their citizens. The United Kingdom, the Netherlands, Norway, Sweden and Denmark, plus Australia, Canada, New Zealand, Japan and others, all follow the precepts established under William of limited government, an independent judiciary, free speech, and some degree of separation of powers. He set a precedent that reverberates around the world today. [Constitutional monarchy confirmed — Adam Smith Institute](#)

Royal Courts of Justice: The Law Courts, Screen Walls, Gates, Railings and Lamps https://en.wikipedia.org/wiki/Royal_Courts_of_Justice This is where we go with our Cases on line send the Documents here Andrew House-of Devine and to the House of Lords Michael Boyce Admiral of the Fleet as soon as I get the 2 Signatures





THE LAW OF THE FLAG, “FLAG SHOPPING,” AND CHOICE OF LAW

William Tetley, Q.C.*

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* Professor, Maritime Law, McGill University; Distinguished Visiting Professor, Maritime and Commercial Law, Tulane University. The author acknowledges with thanks the assistance of William H. Laurence, B.A., LL.B., and Robert C. Wilkins, B.A., B.C.L., in the preparation and correction of this article.





King William IV Gave this 1831 Contract Flag to Native Chiefs & not to Maori or NZ Government



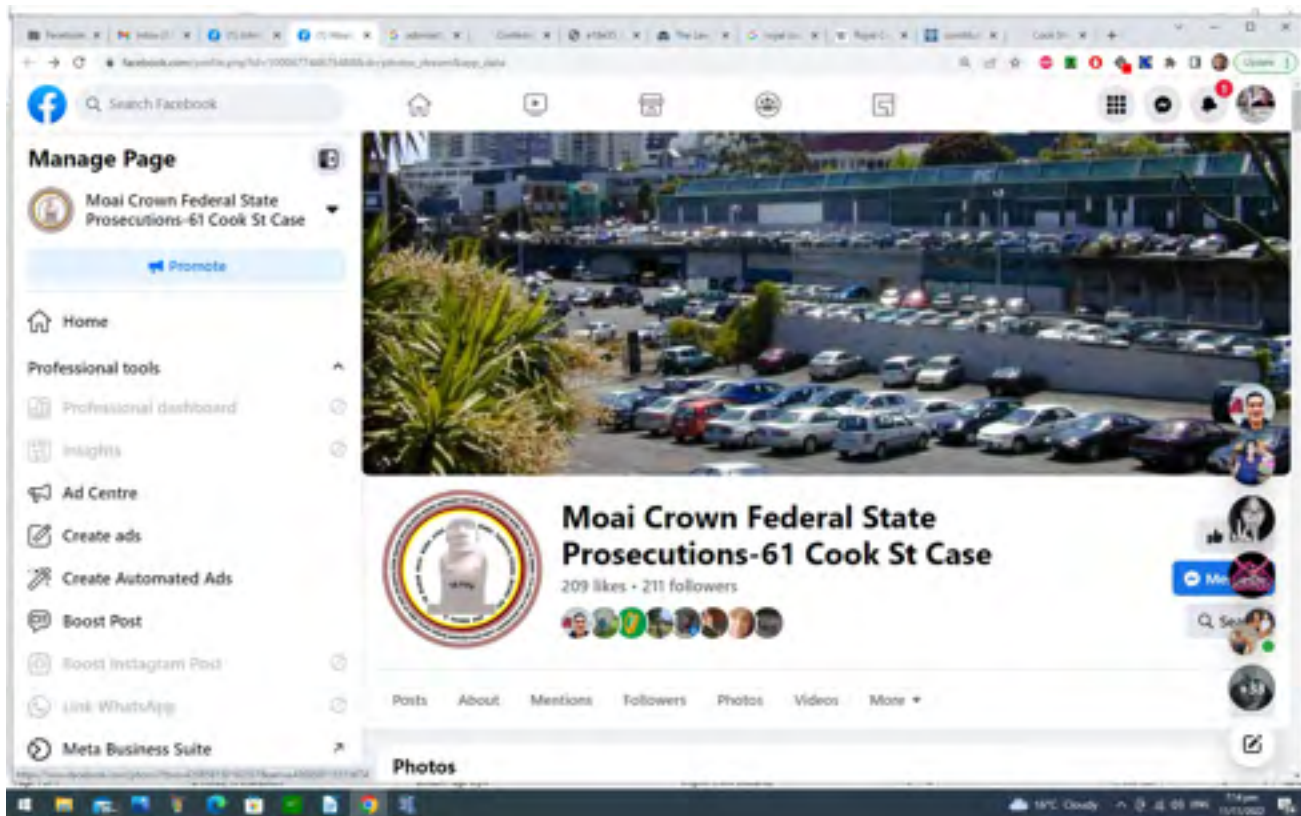
King William IV 1831-1834 Contract Flag and the Legitimate Reining Monarch Dutch Protestant King Earnest Augustus V Crown and Anchor Flag Rule flying on Maiki Hill Kororareka in Russell raising of the British Crown and Anchor Flag Mortgage Lien Instrument that placed a Lien over New Zealand Country British Native Land Title Legally Seized back into the hands of the Native Confederation of Chiefs and the Native born people of New Zealand equally Landowners against the Governments Private Corporations facing our King William IV Dry Land Debt Default Contract 8 Point Star St Patrick Municipal Corporation Flag Company Jurisdiction of NA ATUA E WA AOTEA LIMITED Bank Creditor over their "Crown Sovereign of New Zealand" Corporation Counterfeit 1835 Whakaputanga Flag of the Fraud Corrupt Pirates Government Legislated out and Legislated 1902 Sea Flag that has no Admiralty Authority Jurisdiction of Commercial Contracts So now Moai Crown Court Prosecuted these Names Photographed Pirates and Criminals outright with British Laws Legislation and Constitution of Dutch King Law makers with Admiral Gregory Cook Flag raising the Flags with Staff Sergeant Tania Rameka Homeguard Court Sheriffs





1/61-77 Cook Street Property Seizure Writ Warrant Continuing Case in this Native Court today Saturday 12 November 2022 and Bayles Real Estate Seizure I warned them I Prosecute and Convict them in this Court Today to Seize all their Business homes and assets for selling 1/61-77 Cook Street and 98 Wellesley Street when I told them not to because Mohi Manukau and I had an Interest in this Land and any land in Auckland that has a bad Title this Country because they had to check all unregistered Land Interests which they failed to do Due Diligence under the 1952 Land Act and the fact that the Transfer has Corrupted Conveyancing Instruments Forged Survey Title Transfer and many other Illegal Bank Mortgage Transactions I was a Real Estate Salesman to know in my Land Title investigations and Native land Titles that are Fraud and Corrupted Contemporary History and Whakapapa we have in this Manukau Native Land Title Document Proof of Claim that Bayleys and the LINZ Office and Conveyancing Lawyers got it all wrong and therefore you pay the consequences of your Criminal Organization with New Zealand Private Corporation Government equally Prosecuted and failed to respond in 30 weeks Court Hearing Notices 30 Document Affidavits and 30 Video Affidavits to Refute and we accepted your silence as Guilty as Bill Charge Debtor-ed immediately of this day today Saturday 12 November 2022 1 Trillion Pounds Each plus your Assets Forfeited to Moai Crown Court and Moai Crown King William IV Trust and NA ATUA E WA AOTEA LIMITED Creditors A List of all the Judgement Debtors will be read out and Interest is added to when I should have taken Cook Street so thats 1 Trillion Pounds a day what I said back then applies in Kings Law

https://www.moaipowerhouse.world/_files/ugd/e18e35_e62dd56535a14aefadd5b8210d738b1f.pdf



https://www.facebook.com/profile.php?id=100067744675484&sk=photos_stream&app_data





Hui Minutes –
Te Aka Matua ki te Pou Hāwāiki

6

27th October 2009

26. KARAKIA Inuwai Mc Kinnon closed the Kooti Hearing and HUI with a prayer

2.15pm

The Chairperson John Wanoa thanked Members and non members for their attendance and support to the Kooti Hearing audience and declared the meeting closed.

CONFIRMED AT A CONFEDERATION HUI HELD ON

DATE: 27th October in the year of our Lord 2009...

CHAIRPERSON:

ENDS



Māori Sovereign Court/Te Kōwhiri Kōwhiri Kōwhiri Kōwhiri





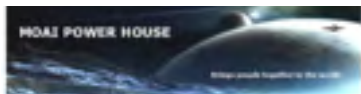
NA ATUA E WA AOTEA LTD LEGAL CASES PENDING INVESTOR FUNDING APP

Friday 16 November 2012 John Wanoa 09 9400552 Auckland New Zealand



- 1/ Investment Contract Agreement Abdul Malek Ukraine
- 2/ "Moai Confederation" 1835 Flag Jurisdiction John Wanoa, Kingi Taurua , Papa Heihei
- 3/ Human Rights Claim "Moai Crown Confederation" Covers Moai Ancestral Inheritance
- 4/ Business Plan Proposal for "Moai Power House Group Ltd London New Zealand Operations
- 5/ "Moai Power House Ltd" Contract Agreement with Abdul Malek and his Investor Budi Sotarto
- 5/ Ngati Whatua O Orakei Treat of Waitangi "Crown" Settlement "Moai Crown" Title Challenge
- 6/ "Moai Crown Confederation" (Worlds Sovereigns) Claim Auckland Super City Area off "Crown"
- 7/ New WAI Number for "Moai Crown Confederation" I now draft the Claim to Waitangi Tribunal
- 8/ "Moai Crown Confederation" Investigating 61 Cook Street Title Fraud Transaction land Transfer
- 9/ Take Accused Fraud Land Title Transfer of 61 Cook Street to the High Court Moai Claimed Land
- 10/ Auction 365 Lottin Point Motel 7/12/2012 follows up my S & P stop the Sale prove title ownership
- 11 61 Cook Street AK, 365 Lottin Point Rd, 39 Roslyn St Taumaranui, Ferguson Wharf 'F & S Claim'
- 12/ "Moai Crown" "Doctrines of Discovery Title Instrument" to Aotea and "Moai Pacific Ring of Fire"
- 13/ "Moai Crown" Confederation 'Mu Island' Un-refuted Affidavit Title Claim expires 4pm 26/11/2012
- 14/ 'Moai Confederation' Sovereign State Kingi Taurua-Papa Heihei-John Wanoa-Sue Nikora Entities
- 15/ United Nations trip for the Maori Confederation Sue Nikora and Kingi Taurua Moai Confederation
- 16/ Trip to World Court for "Moai Crown" Confederation Title over New Zealand and Pacific Islands
- 17/ Moai Tidal Energy Project Development off Lottin Point East Cape Raukumara Basin Moai Titles
- 19/ 'Moai Crown' Corporation and Na Atua E Wa Aotea Ltd versus 'Crown' Corporation 'NZ Crown'
- 20/ Priority No 1 cases presently Human Rights Issues for World Court 'Moai Crown' is separate case
- 21/ Priority No 2 cases is for the 1835 DOI Flag Jurisdiction to raise the Flag in Westminster & Britain
- 22/ Cost of trip to United Nations for Moai (Maori) Delegation including 'Moai Crown' with DOI Flag
- 23/ Cost of Loan required by "Moai Power House Ltd is US\$10,000,000 currently in negotiations UK
- 24/ PWC Accountants prepare Accounts for project once recieved. Loan will go in Moai ANZ A/C now





This matter is addressed in the 20th September Hui Report This may some what be left till the next Hui to resolve the matters between **Amato Akarana Rewi, John Wanoa, Travis Rapano, Alfred Mitchell** the Lower House and **Amato Akarana Rewi, Inuwai Mc Kinnon, Tewi Nicholls, Jim Albert, and Matiu Tarawa** of the Upper House concerning the current position of the operating **Maori Sovereign State Government of Aotearoa** whereas I am working from the paramount **Mohi Manukau** and the **Moriiori Puponga Parapara Kawharu Manukau** Historic Land Title Claim from the first British Land Title **Bill of Sale** and **Photo Mirror Image** of the Puponga Manukau Settlement Pa Site Cornwallis

23. MANAWHENUA TRIBAL COUNCIL

Hapu Sovereign State Authority has autonomy over Auckland Super City Council

24. JUDGEMENTS COMMENCEMENT OF KOOTI HEARING

Time 1pm

The HUI for the Confederation of United Tribes of Aotearoa

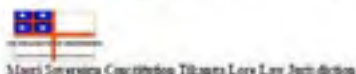
John reads out the first section of the Land Property cases

No CN/0001/2009:	12 Bundena Street Manurewa	Ray White
No CN/0002/2009:	126 Rowandale Rd Manurewa	Barfoot & Thompson
No CN/0004/2009:	61 Cook Street Auckland City	Bayleys Defendants
No CN/0005/2009:	37 Roslyn Street Taumaranui	LE Piine Lawyers
No CN/0006/2009:	25 Diversey Land Papatoetoe	DTZ Crown
No CN/0007/2009:	Westhaven Marina Auckland City	Crown ACC Council

The cases are read through in its entirety for each of the 46 named persons who are charged Billed as Guilty as Charged the Judgments were handed down in favor of the claimants NA ATUA E WA AOTEA LTD and RSG Properties LTD The Judge reserved his decision and the Orders are enforced as a Bill Charge Debt Charge on the named persons and dead Corpse and New Zealand assumed Crown State persons Agents charge Billed according to the Official Assignee amount set in Gold Bullion Maori Aotea Bank Currency The case closed at 2 15 pm A late Case No CN/0007/2009: was entered as a Judgment Case in favor of the Mopriiori Puponga Manukau Parapara Tutai Kawharu Hapu Claimants Hapu Land Administrators The Sovereign Natives Counsel of Chiefs signed the Orders handed down by the Judge to the Secretary Minute Taker to the Assignedd Debt Collection Agents from the Marae Kooti

25. NEXT MEETING

The next meeting of Confederation of United Tribes will be held at Te Aka Matua ki te Te Pou Hawaiiiki, Sunday _30th Oct_ 2009, commencing at _10am_.





actual Kooti Case Hearing should not take too long to do say about half an hour if the Defendants do not turn up then we shall proceed with the hearing since we waited for any of the named persons to turn up not one of them showed up to the Kooti Hearing John mentions that their names and photographs will appear on his website and other News Media around the world exactly as a Kooti Case in a Maori Kooti set a precedent for an Historic Model Case Hearing He mentions that it is embarrassing for those who are Guilty until they prove themselves Innocent of the Fraud that is Charged on their persons name and their dead Persons corpse Corporate Company Bill that person too He described this in greater detail directing his attention to the interviewer Camera man Kail who continued to ask the questions and John answered all questions leveled at him

17. CHAIRPERSON – JOHN WANOA

Summaries Proposal statements to claim a Maori Sovereign State Government and reinforce the last Hui on the 6th September and 20th September 2009 this Hui before going to Waitangi to get the overall Tribal Hapu Consent from Congress and the Whanau Hapu He had prepared all his Documents so that the Cameras can focus on them and what he was talking about He told us that he is the Judge and that the Minute Taker was acting in the place of the Secretary Land Minister Assistant **Annie King** who is in Rarotonga on Land case issues similar to these Kooti Cases in Auckland

18. KOOTI JUDGE

John confirms that he is the **Judge** and said that Maori can chose what they want to be and how they can run a Kooti He Summaries to confirm Confederation the process in detail how the Kooti will run before he starts so he is letting us know what is happening all the way through the Kooti case in stages for the Documentary filming which he said will be going on Camera man's Bebo website The Kooto Hearing will be displayed to a world audience through China Media

19. JOHN WANOA – SUPREME JUDICIARY / KOOTI

John states that he will conduct the Kooti Hearing under the Land Laws Supreme Judiciary Bills and Acts of London Title of **Justice Mr Wanoa Maori Royalty Kooti of Justice**

20. TRAVIS RAPANA – MINISTER OF DEFENSE

Confederation seals and stamps the Confederation Documents with the Great Sovereign Seal.

21. ERU MANUKAU – MINISTER OF FOREIGN AFFAIRS

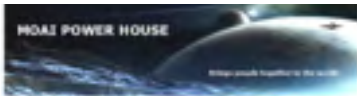
Representative to speak on his behalf at Waitangi **John** mentions **Eru Manukau** and the Confederation and leaves **Upper House** decision to **Inuwai Mc Kinnon, Akarana Amato Rewi** (Dan Davis) **Tewi Nicholls, Matiu Tarawa** and Lower House **Eru Manukau** Foreign Minister and **Marcia Heremaia** Tumuaake President

22. OTHER ORIGINAL MEMBERS OF LOCAL MAORI SOVEREIGN STATES



Maori Sovereign Confederation Tikanga Lora Lora Jurisdiction





- | | |
|---------------------------|---|
| Wana Paikea | Taumata Kaumatua Upper House (Proxy) |
| Matiu Tarawa | Taumata Kaumatua Upper House Sign Waitangi |
| John Wanoa | Chairperson Minister of Lands Energy (Present) |
| Justine Nathan | Minute Taker (Present) |
| Kail Watson | Documentary Film correspondent reporter |
| Davian Horler | Recording Documentary Camera man |
| Travis Rapana | Minister of Defence no Notice absent |
| Alfred Mitchell | Attorney General Prior Notice received |
| Akarana Amato Rewi | Upper House Taumata Kaumatua no Notice show |
| Akarana Amato Rewi | Minister of Security no Notice show |
| Annie King | Secretary Assist Land Minister Overseas (Proxy) |

14. CAMERA CREW RECORDING

Kail Watson and Davian Horler filmed over a period of 4 hours to put together a Documentary of the 1835 Declaration of Independence Flag the Maori Sovereign State Government and the Equity Court Kooti Hearing conducted at this Marae to show to the International world stage how Maori Kooti Cases will apply Tikanga Maori Law Lore Jurisdiction under a Hapu Confederation Independent Sovereign state Government Filming continue to Te Tii Marae in Waitangi Independence day We did pass our Documents of Title through the Confederation Members and Taumata Kaumatua at Epsom and got the consent from the Hui Confederation Members The Camera man Davian Horler said he would save us a copy of the 4hour Kooti Hearing photo shot at 78 Epsom Avenue Epsom I thank them for their Interest Documentary coverage of the first Kooti Hearing Bills & Acts passed Mr Tin Chan was also filming the Kooti proceedings from the beginning of the Hui and also asking the questions & answering some of the questions from the others as well Mr Chan is a long serving member of the Confederation and explained some things about the Maori Land as well on the West haven Marina project that the New Zealand Government was selling but bought it back for \$53 million

15. WELCOME

John Wanoa welcomed **Jeff Tuka** and **Inuwai Mc Kinnon** and all those present we waited extra time for others to arrive then started the filming & Hui late about 10 20am **Jeff Tukua** spoke and asked what is the Hui about and wanted to hear first hand what he came to hear at my request to support us in the Kooti Hearing We had a discussion question and answer for the next half an hour of filming John explained from his several books that covered the 2 tables what the Kooti hearing was all about from the Confederation Flag significance as the Constitution and his Tikanga Maori Laws Lore which is the Jurisdiction of how the Kooti will be run so that we can understand what is involved in running the first Kooti case hearing a Historic first time Case of this magnitude He mentioned that there are 46 named persons that will be charged and Billed by the Equity Kooti Many questions were being asked by **Kail Watson** of **John** and so these were precise questions to the Declaration Flag and the **Maori Sovereign State Government** John welcomed Tin Chan back to the Marae Kooti and said that this is the place to have Kooti Hearings and we are allowed to conduct Hearings as the Sovereigns John welcomed Ivan Covich who is also a long time member of the Confederation He said that other members and some who wanted to come went up to Waitangi

16. OPEN FLOOR DISCUSSION

Questions from the Taumata and the public lasted 2 hours and John said that the



Maori Sovereign Constitution Tikanga Law Law Jurisdiction





5. CONFIRMATION OF MINUTES

Number 27th Oct / 2009

That the minutes of the Hui of the Confederation of United Tribes of Aotearoa last held update on 30th Sept 2009, as circulated, be taken as read and with no amendments from "30th Sept to 2009", now be confirmed.

CARRIED

6. MEMBERSHIP SUBSCRIPTIONS PAID UP-TO-DATE

Not on the agenda today

7. GENERAL BUSINESS

Not on the agenda today

8. OPEN FLOOR DISCUSSIONS

Questions from visitors and the public today is recorded for public viewing

9. PRESENTATION OF ANNUAL REPORTS

Official Annual Reports at a later date

10. AUDITOR ACCOUNTS

Audited Annual Accounts at a later date

11. SECRETARY APPOINTMENT

Annie King is Associate Minister of Land Assistant to **John Wanoa** lands Minister

12. TUMUAKE John Wanoa

Established position with **Marcia Heremaia** and **Eru Manukau**

Established position 20th September 2009 by **Amato Akarana Rewi** (Dan Davis)

13. PORTFOLIO HOLDERS CURRENT

Travis Rapana Defence
Alfred Mitchell Attorney General
John Wanoa Land Energy
Amato Akarana Rewi Security

Representative

Position

Inuwai McKinnon	Taumata Upper House Confederation (Present)
Ivan Covich	Taumata Kaumatua Confederation (Present)
Jeff Tukua	Manawhenua Taumata Kaumatua (Present)
Tewi Nicholls	Taumata Upper House Confederation (Proxy)
Te Huirangi Waikerepuru	Taumata Kaumatua Confederation (Proxy)



Māori Sovereign Constitution Tikanga Law Law Perpetuation





The Confederation of United Tribes of Aotearoa

Minutes of a hui of Te Aka Matua ki te Pou Hawaiki, held at University of Auckland,
Faculty of Education, Te Puna Wananga, Gate One, 78 Epsom Avenue, Epsom,
On Sunday 27th October 2009, commencing at 10.00am to 2 15pm

PRESENT:

Inuwai McKinnon	Jeff Tukua
Rewiti Waikato Mc Kinnon	Tin Chan
Kaori McKinnon	Gerrard Otimi
Davian Harlor	Inuwai McKinnon
Ivan Covich	Elona Kovich
John Wanoa (Chairperson)	Kail Watson
Dean Alexander Murray	Justine Nathan

OBSERVER:

Faculty of Education, Auckland University Urania Paikea

IN ATTENDANCE:

Minister for Reserve Banking and Taxation
Minister for Foreign Affairs (Representative)
Minister for Internal Affairs
Minister for Immigration
Minister for Supreme Judiciary/Courts
Minister for Security, Defence and Armed Forces
Secretary (Representative) **Justin Nathan**
Minister of Lands Minister of Energy **John Wanoa**

1. OPENING KARAKIA / MIHIMIHI

John Wanoa opened the Hui (meeting) with a karakia (prayer) and then welcomed everyone to the Hui (meeting). Thank you **Jeff Tukua** and **Inuwai Mckinnon**

2. UPPER HOUSE – KAUMATUA Inuwai Mc Kinnon and Jeff Tukua Present
Tewi Nicholls supported

3. APOLOGIES

Number ___Seven persons___27the Oct___ / 2009 Apologies accepted
MOVED by ___Dean Murray___ seconded by ___John Wanoa___

Those apologies from ___Pamea Mc Kay and Jim Albert___
Upper House **Tewi Nicholls, Wana Paikea** for absence be received sustained

Those apologies from ___Professor Te Huirangi Waikerepuru received

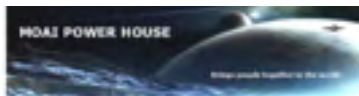
4. JOHN WANOA – CHAIRPERSON

Chairpersons report **Amato Akarana Rewi** sacked the Chairman Nominations are open for a replacement Chairman at the next Hui meeting of the Upper House at the Te Tahu Tonu Hawaiki Marae Epsom under the Maori Sovereign State Government of Aotearoa Epsom Auckland.



Maori Sovereign Confederation Tribes Law Jurisdiction





MAORI SOVEREIGN STATE GOVERNMENT OF AOTEAROA EQUITY COURT KOOHI HEARING EPSOM AUCKLAND

JAMIE PETERS



Fraudster Debtor Guilty as Charged Bankrupt Fraudulent Ground Leases with Crown purchase of 61-67 Cook Street property from the Auckland City Council is Charged with the Sale of this Land without a Mirror Image Copy of a True Maori Land Title which is Moriori Puponga Manukau Land Title sold by Paora Tuhaere of Nga Puhi Tribe to the Scottish Real Estate Company Glasgow Scotland called "The Manukau Land Association" The Manukau Tribesmen are the True owners of this piece of Land **JAMIE PETERS** you are now summons to appear in the **Maori Sovereign State Equity Law Civil Law/Lore Court KOOHI MARAE** at 78 Epsom Ave Epsom on the 27th October 2009 charged with setting up Ground Leases theft with the Auckland City Council **You broke our Tikanga Lore**; you're summons to appear in the **Maori Sovereign State Equity Law Civil Law/Lore Court KOOHI MARAE** at 78 Epsom Ave Epsom on the 27th October 2009 at 11am charged with Fraudulent Land dealings with **DOUGLAS RIKARD BELL Defendant** we enforce full **BILL** Charge on your person

DOUGLAS RIKARD BELL



TURI of AOTEASovereign Chief **TURTS Discovery of Moriori**

Fraudster Debtor Guilty as Charged Property Developer **DOUGLAS RIKARD BELL Defendant** you're summons to appear in the **Maori Sovereign State Equity Law Civil Law/Lore Court KOOHI MARAE** at 78 Epsom Ave Epsom on the 27th October 2009 at 11am charged with Fraudulent Land dealings We accused you person committed Offences with Attorney Land Register General **ROBERT MUIR** and Attorney register General of Land **ROBERT ANDRELL** Maori Treaty Negotiator and Attorney General **CHRISTOPHER EINLAYSON** You responsible named person who orchestrated the Fraud we order you to our higher **SOVEREIGN COUNCIL KOOHI** prove your Claim Title Queen Elizabeth II surrendered her Sovereignty Crown to Maori Hapu If you fail to appear in our Court you accept all our Charges against your person your arrest is inevitable **You broke our Tikanga Lore**

ANDREW MACDONALD



ANDREW MACDONALD you are an accused **Fraudster Debtor** we **BILL** you the named person **Guilty as Charged** Lawyer for **RIKARD BELL Defendant** you have No Photo Image of Claim Title we demanded from your **Company person** **You broke our Tikanga Maori Lore** and ignored our warnings about transferring Title ownership to **DOUGLAS RIKARD BELL Defendant** without verifying the other Land Interests that we **PROVE** we hold the Clear Title to the Land at 61 to 67 Cook Street Auckland City You're summons to appear in the **Maori Sovereign State Equity Law Civil Law/Lore Court KOOHI MARAE** at 78 Epsom Ave Gate 1 Epsom on the 27th October 2009 at 11am charged with Fraudulent Land dealings that you failed to produce for us the Photo Image of the original Manukau Association Glasgow Scotland We will Bill you for your part in **FRAUD Land Transactions**

MARK HORNABROOK



Fraudster Debtor Guilty as Charged Lawyer for Rikard Bell **Defendant** No Proof of Claim Title **You broke our Tikanga Lore** **DOUGLAS RIKARD BELL Defendant** you're summons to appear in the **Maori Sovereign State Equity Law Civil Law/Lore Court KOOHI MARAE** at 78 Epsom Ave Epsom on the 27th October 2009 at 11am charged with Fraudulent Land dealings that you failed to produce for us the Photo Image of the original Manukau Association Glasgow Scotland We will Bill you for your part in the **FRAUD Transactions** You were warned of the consequences of your actions failed to acknowledge our True Sovereign Native Title that you totally ignored You are not immune from your Real Estate and Government Laws Our Maori Sovereign State Laws override your NZ Government Land Laws because you cannot produce a Legitimate Title to the Puponga Manukau Land Please don't underestimate our Sovereign Powers we enforce full **BILL Charge you the living person** You are under full Investigation by our Hapu Sovereign Authority We are exposing you all to the world

DAVID BAYLEY



Fraudster Debtor Guilty as Charged Bayleys Real Estate Owner **Defendant** **DAVID BAYLEY** you broke our **Tikanga Lore** We are exposing your **FRAUD Dealing** with **DOUGLAS RIKARD BELL Defendant** you're summons to appear in the **Maori Sovereign State Equity Law Civil Law/Lore Court KOOHI MARAE** at 78 Epsom Ave Epsom on the 27th October 2009 at 11am **BILL charge** you with your part in the Fraudulent Land dealings I issued you with a **NOTICE** to say that we have an interest in the Title before you sold it at your Auction I personally gave you the Copy of our Title but you chose to ignore it and went ahead with the Auction We shall **BILL CHARGE** you an undisclosed amount personally for what ever we say the Cost shall be You must turn up to the Hearing This is final

JOHN BAYLEY



Fraudster Debtor Guilty as Charged Bayleys Real Estate Owner **Defendant** **you broke our Tikanga Lore** **DOUGLAS RIKARD BELL Defendant** & all named photographed persons in flesh and blood are summons to appear in the **Sovereign Maori Sovereign State Equity Law Civil Law/Lore Court KOOHI MARAE** 78 Epsom Ave Epsom on the 27th October 2009 at 11am You're all jointly charged with the 61 Cook Street Fraudulent Land dealings which I have a full account of the Investigation at the Hearings on each of you in 5 separate Land Cases similar to this one You have no power to stop our Sovereign State Government Process now putting International Enforcement pressure on your Assumed Sovereign State **You can't produce a Photo Image Title** You sold this Land without Proof **We have it**





Tikanga Sovereign Lore

ROBERT PLATT



Fraudster Debtor Guilty as Charged Bayleys Real Estate Commercial Broker Agent Defendant you broke our Tikanga Lore: by helping **DAVID BAYLEY & DOUGLAS RIKARD BELL Defendant** you're summons to appear in the **Maori Sovereign State Equity Law Civil Law/Lore Court KOOTI MARAE** 78 Epsom Ave Epsom on the 27th October 2009 at 11am We the Maori Sovereigns Authority have **BILL charged** you for masterminding the Fraudulent Land dealings to sell the property against our NOTICE that we have an Interest in the Title we now can **REVERSE** the Sale and Purchase deal you made regardless of your **AUCTION** with **DAVID BAYLEY** and **DOUGLAS RIKARD BELL LAND interests** We warned you that we have the Moriori Piponga Manukau Parapara Tutar Alloodal Title Interests which supersedes your Paper Title Interests I am demanding that you forfeit to our Hapu Maori Sovereign State Moriori Crown For your information we now **Own Queen Elizabeth II Crown** and all her asset wealth **You the Crown Corporate persons we name own her NZ Crown DEBTS**

ROBERT MUIR



TURI Sovereign Chief of AOTEA TURI'S Discovery of Moriori
Fraudster Debtor Guilty as Charged Land Register General ROBERT MUIR Defendant you also helped **DOUGLAS RIKARD BELL Defendant** to commit the Fraud **You broke our Tikanga Lore** **ROBERT MUIR** you're summons to appear in **Maori Sovereign State Equity Law Civil Law/Lore Court KOOTI MARAE** at 78 Epsom Ave Epsom on the 27th October 2009 at 11am You are charged with committing Fraudulent Land dealings crimes with the other named Persons in the flesh and blood Here on trial in our Kooti Marae I have sent you our Sovereign Notices under our Sovereign Seals of which you cannot ignore as you and your **NZ FRAUD CROWN** Agents of the Company Person called **"Her Majesty the Queen in Right of New Zealand"** You simply cannot keep ignoring Maori Hapu and myself the True Sovereigns of these Lands you try to buy The Law is stacked up against you in our favor You haven't **REBUTTED** my **AFFIDAVITS right up till now is out there in the world to see** so now you all have the embarrassment of seeing your persons photo names in **CAPITALS attached to the NZ CROWN FRAUD ACTS** we prove the Offence has been committed you have to prove wrong

CHRIS FINLAYSON



Fraudster Debtor Guilty as Charged Attorney General Treaty Negotiator Defendant you broke our Tikanga Lore: you're summons to appear in the **Maori Sovereign State Equity Law Civil Law/Lore Court KOOTI MARAE** at 78 Epsom Ave Epsom on the 27th October 2009 at 11am You are charged with Fraudulent Land dealings that **DOUGLAS RIKARD BELL Defendant is accused Defrauded our Maori Hapu Sovereigns ABSOLUTE RULERS of the LAND** You are charged with assisting other NZ Crown Agents to Commit Fraud Deception Corruption and Civil Arrest in this Country we **BILL CHARGED YOU** and every one of your Governments **CROWN AGENTS PERSONS** in the Flesh and Blood singly Named and Photographed as is here for the whole world to see you the accused for the **FULL AMOUNT** of our **BILL** on your Private Persons **DEBTOR** name Corporate Company's name & **New Zealand Crown Person** named as **"Her Majesty the Queen in Right of New Zealand"** We the Sovereign Council Executive backdated your Historic **DEBT BILL Charged by Hapu** over all **you named personals Land Assets Property Wealth Valuations as Debt Settlement** from 1835AD You're now in a **Contract** with the **Person NA ATUA E WA AOTEA LTD the Sovereign Landlord**

ROBERT ANDRELL



Fraudster Debtor Guilty as Charged Attorney Register General of Lands & Survey Pegs Defendant assisted **DOUGLAS RIKARD BELL** to commit the Fraudulent Land Transactions on 61 Cook Street **You broke our Tikanga Lore;** and assisted **DOUGLAS RIKARD BELL Defendant** to commit those criminal intent activities Land Transactions over our Maori Hapu Lands Offences punishable in Maori Kooti Marae under our Hapu Sovereign Jurisdiction and Constitution **ROBERT ANDRELL** you're summons to appear in **Maori Sovereign State Equity Law Civil Law/Lore Court KOOTI MARAE** at 78 Epsom Ave Epsom on the 27th October 2009 at 11am charged with Fraudulent Land dealings and violating our **Tikanga Maori Law Lore of the Land You & every other photographed named persons and Dead Corporation Company's Estates** shall & will be **BILL CHARGED as single person Debtors** under the **TREATY OF PUPONGA** Hapu Native Sovereign Counsel of Chiefs True Mirror Equity Civil Court Laws and Land Laws of England Scotland Wales Ireland and Rome You must show Proof of Claim to this Title Land that you have Certified as Correct when we state publicly its not True You're now in a **Contract** with the **Person NA ATUA E WA AOTEA LTD the Sovereign Landlord**

NAMED PERSONS are summons to appear before the **MAORI EQUITY COURT KOOTI** at 78 Epsom Ave EPSOM Auckland (NZ) at 11am 27th October 2009 You're all in a **Contract** with the **Person NA ATUA E WA AOTEA LTD the Sovereign Landlord** we Bill charged you all account for **FRAUD Offences committed on 61-67 Cook St Land Titles under Investigate Assignment**

Notice to the Principal in Notice to the Agent; Your name Equity is Joint Guilty as Charged Billed by Kooti Notice to the Agent is Notice to the Principal; Your name Equity is Joint Guilty as Charged Billed by Kooti The Maori Sovereign State Commercial Code words **haina waihua** see **Legal Act Lawful orders Enforced**

Dated 18th October in the year of our Lord 2009 **THE DECLARATION OF INDEPENDENCE**

NA ATUA E WA AOTEA LTD Phone 09 9400662 Mobile +64 27 283 3963 CEO John Wason
 (Discovers and Controls Maori Sovereign State Commercial Code)
 info@electric@gmail.com, http://www.naaw.co.nz, info@electricPO Box 1482 AK 614/2 Tapora St Auckland CBD 1010



THESE MAORI LAND TITLES HAVE NO ORIGINAL PHOTO MIRROR IMAGE ARE DEEMED FRAUDULENT - FRAUD TITLES UNDER THE DISCOVERY OF AOTEA NA ATUA OTE WA





SOVEREIGN STATE THE ACT OF DISCOVERY OF AOTEAROA AOTEAROA MAORI SOVEREIGN STATE GOVERNMENT AUTHORITY OF THE MOAI SOVEREIGN STATE

SOVEREIGN STATE THE ACT OF DISCOVERY OF AOTEAROA AOTEAROA MAORI SOVEREIGN STATE GOVERNMENT AUTHORITY OF THE MOAI SOVEREIGN STATE

TO: THE HUI ASSEMBLY OF CHIEFS AT ORAKEI MARAE & MAORI PARTY MEMBERS REPRESENTATIVES OF THE NZ CROWN GOVERNMENT BRITISH GOVERNMENT & OTHERS

CODE FOR CLASS ACTION

WHEREAS Upon conclusion of verbal and written evidence by the Management of PUPONGA MANUKAU HAPU (Maori Inc) of NA ATEA E WA Moriaki Marohau Pupoanga Hapu Sovereign State being the Applicant without preparation being a Maori Incorporation pursuant to its Hapu Tihanga Law and such Tihanga law can be referenced within the meaning of the terms of Part 11 of Te Ture Whenua 1993 These Maori (Inc) as referred to by Te Tuaruaaki 'Chief Justice' Huiapa Mapihia of Nga Tihanga Maori Law Society (Inc) O Aotearoa (New Zealand) in accordance with Te Kaitiaki Take Kōwhiri and 1993 to Te Ture Whenua 1993 and pursuant to the provisions of the Te Ture Whenua Maori Act 1993 Section 2(1)(2)(3) in Reference to This Act shall be interpreted in a manner that best furthers the Tihanga principles set out in the Preamble of this Act and In the event of any conflict in the meaning between the Maori and English version of the Preamble the Maori version shall Prevail unless otherwise stated in this Dated Notice under 'THE ACT' of HAPU Maori Government

WHEREAS As the Customary Legal Advocate pursuant to Na Atea E Wa Moriaki Marohau Pupoanga Hapu Sovereign State and in accordance with the MANUKAU MANAWHENUA AUTHORITY, therefore, as a result of a bid at Orakei Marae among the parties named above, their actions impinged upon our sovereign right (Te Kaitiaki Take Kōwhiri) and property rights (Manawhenua) when witnessed and heard my oral Statement of Claims I found it necessary to issue Injunction and Terepau Orders on behalf of the Applicant and all other Maori Government Sovereign State (Inc) or other Maori (Inc) registered or to be registered in accordance with Te Kaitiaki Take Kōwhiri and 1993 to Te Ture Whenua 1993 and pursuant to Section 19 (1) (b) Section 19(2) (a) (b) (c) and Section 237 of Te Ture Whenua Maori Act 1993 to Grant High Court Orders in respect of Sovereign Rights (Te Kaitiaki Take Kōwhiri) and Maori Customary land property rights and Moriaki Maori Land Interest (Manawhenua) Injunction, Affidavit Terepau Notice under the Na Atea E Wa Moriaki Marohau Pupoanga Hapu Sovereign State in Jurisdiction separate from the NZ Government Crown a Corporation with Queen Elizabeth II as Head of the Incorporation; Queen Elizabeth II joined the European Union left her Crown in Hapu/Nature she shall SUE her for committed FRAUD

NOW THEREFORE, I DO HEREBY DECLARE AND ORDER the Following

(a) That the Terepau Act 1980 is effective only upon any person who is a British Subject or Citizen of New Zealand and is not binding on persons of the Native Inhabitants (Hanguka) (Maori of Maori) or Whangai of native descent hereditary bloodline or blood non bloodline descent

THE SPAN AND INJUNCTION ORDER

That the Land Register General ROBERT MUIR and the Attorney General CHRISTOPHER FINLAYSON his Agents and Employees of Land Information New Zealand and its CONTRACTING AGENTS are in ILLEGAL and wrongful occupation and shall be liable under summary proceedings through a conviction of willful Trespass and Injury to Indigenous Native Hapu and their Unincorporated Maori Customary Land of the Native Aboriginal Title and Title to the Pacific Maori Moriori Inanga Triangle HAPU Allied Tak NA ATEA E WA HAPU Crown Pacific Islands Foreshore & Seabed Title & 800 Miles outer Continental Shelf Title of the Main Land & Pacific Islands.

THEREFORE

Any removal of Claims registered in the Land Transfer Office or the Official Maori Sovereign State Government of Aotearoa by Maori Incorporation registered with and by Nga Tihanga Maori Law Society (Inc) Whakapu Rau/ama or Aotearoa (NZ) on behalf of the Marohau Landowners and or Beneficiaries of either Dead Government Shared/Land vested in Maori Incorporation shall cease forthwith

AND THEREFORE

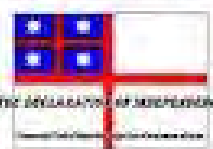
THE MOAI SOVEREIGN STATE GOVERNMENT AUTHORITY OF THE MOAI SOVEREIGN STATE

Allye shall track these orders including such and any person in the employ of any entity of the Parliament of New Zealand, its Ministers, or its Agents residing in Wellington New Zealand or otherwise any individual Maori or non Maori connected in any office shall be liable on conviction in all Courts in New Zealand or Internationally to an unlimited and fixed fine as the Court shall determine paid to NA ATEA E WA HAPU (Inc) PUPONGA MANUKAU (Inc) HAPU Kōwhiri Marohau NZ/Whenua. Fine payment each plus Court (Court) Costs of NZ\$500 for each day they being named persons are charged with continued offence after an issue of these Orders

Witnessed sealed signed by the hand of Sovereign Chief of NA ATEA E WA MORIHI PUPONGA MANUKAU HAPU STATE POTIKIRIWA KI WAIAPU NGA TINANGA MAORI LAW SOCIETY Inc WAIAPU MORIHIWA RAPAUA ISLAND TAHITI CHIEF MAORI GOVERNMENT

DATED THIS 12TH DAY IN THE MONTH OF APRIL IN THE YEAR OF OUR LORD 2020

SOVEREIGN RANGATIRA : EBU MANUKAU
ATEA E WA MORIHI PUPONGA MANUKAU SOVEREIGN STATE GOVT



Common Seal of NA ATEA E WA HAPU Moriaki - Pupoanga Marohau - Moriaki Maori Native Sovereign Flag Constitution of United Tribes of Aotearoa Sovereign State Government Flag Maori & Pacific Islands Native Flag Copyright © John H Watson™ Auckland NZ

THE MOAI SOVEREIGN STATE GOVERNMENT AUTHORITY OF THE MOAI SOVEREIGN STATE

The Document from legal/contractual/real estate/property law documents - Law Firm/Matt/Honorable/Queen Government of AOTEAROA AOTEAROA MAORI SOVEREIGN STATE GOVERNMENT AUTHORITY OF THE MOAI SOVEREIGN STATE

Documents in Photos Format for large wall screens view Web M Court Class Action Post Discovery of AOTEAROA AOTEAROA MAORI SOVEREIGN STATE GOVERNMENT AUTHORITY OF THE MOAI SOVEREIGN STATE





These Documents Documents of Title of Class Action Discovery of ACTEA-NA-ATUA E MAI Affidavit Page 81

THE APPLICANT CANNOT ADDRESS COURT SIDGES OF ITS ACCEPTED OF THEIR STATUS BUT BEING OF THE AIR THE COUNTRY OF ACTEA-TITIA-MAI GET TITLE



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Documents in Please Format for large wall screen view World Court Class Action Post Discovery of ACTEA-NA-ATUA E MAI Affidavit Page 81

160 161 162 163 164 165 166 167 168 169



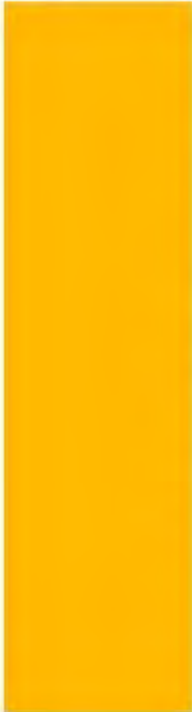


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Recently viewed
 1/61 Cook Street, Auckland Central



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1/61 Cook Street, Auckland Central

Property Details Sales Info Valuations Titles Free Local Info

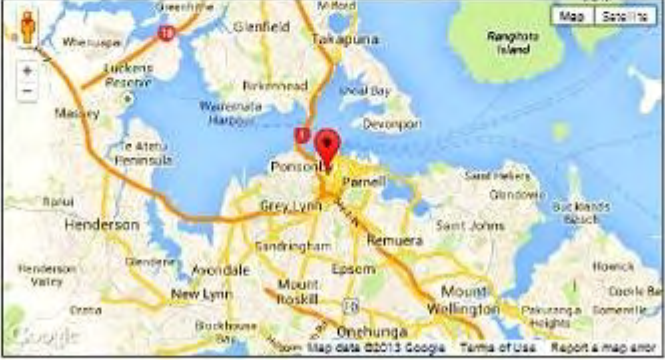
This page contains:
[Property overview](#) [Rating Valuation](#) [Urgent updates to Rating Value](#) [Property changes](#)
[Building consent](#) [Hazard risks](#)

Property overview

Bedroom: 0 **Building type:** Industrial-Other/Mixed-CBD
Bathroom: 0 **Building age:** 1960
Land area: 2.8910 Ha **Property ID (QPID):** 2737556



[Add/Edit Photo](#)



Rating Valuation

A Rating Valuation is an indicative market value at the date of valuation that is updated every three years. It includes the Capital Value, floor area and construction materials. It can be helpful when comparing properties.

BUY \$2.25

Basic Pack
Find out more
BUY \$9.95

E-Valuer
Find out more
Unavailable

Comprehensive Pack
Find out more
BUY 79.95 \$18.85
All prices are GST inclusive

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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

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

King William IV Levy Debtor Instruments

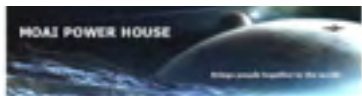


Dear **James Pierce BROWN and Simon Brent ROWNTREE** Corporate Directors,

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 LODGEMENT 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 > WANOVA 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 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, 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 Liabile 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 Corpus 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 Marshalls 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 WANOAO 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 Undeclared 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 Undeclared 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 WILLIAM 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 Tuhoie 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 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.

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

Thursday 12 April 2018 Court Case 1/61-77 Cook Street

Kings Bench Property Search and Seizure Arrest Warrants

MOAI POWER HOUSE GROUP TIDAL TURBINE HYDROGEN ELECTRIC ENERGY CO OP NZ UK

“PRIVATE PROSECUTOR AND INVESTIGATIONS”

The whole case is here renewed Contract from 7 September 2015 to 10 September 2022 Moai Crown Court Sheriffs Homeguard Bay of Islands and Aylett Investigations Browns Bay Auckland North Shore

<https://drive.google.com/drive/u/0/my-drive>

Contract Forms to add yet update will add here with the Moai Crown Court Sheriffs Homeguard and Aylett Investigations when ready to sign a new Contract Agreement in November or December 2022

The Shortcut INDEX to the main topics will be added to the book at the end as time permits

 John Wanoa



750

DEED RECEIPTS,

[1862

1862.

11 November.

MANUKAU DISTRICT.

UETAUA.

Receipt for £5.

Deed Receipts—No. 79.

UETAUA BLOCK (PUKEKOHE), MANUKAU DISTRICT.

KUA RIBO mai ki au na Te Rokena E rima pauna takitahi maku enei moni e whakahokia ki a ia ina rite te utu mo ta mana whenua ko Uetaua, ko Pukekohe te ingoa nui o taua whenua.

Akarana, Nov. 11th, 1862.

(Sd.) MANUKAU. REWHAREWHA.

1862.

11 November.

UETAUA.

Receipt for £5.

TRANSLATION.

I HAVE RECEIVED from Mr. Rogan five pounds. I will repay this to him when we receive the payment for our land Uetaua. Pukekohe is the name of that land.

Auckland, Nov. 11th, 1862.

(Sd.) MANUKAU. REWHAREWHA.

A True Transcript of Office Copy of Receipt.

H. HANSON TURTON.

Wellington, October 5th, 1875.

The Pirate of my Commercial Landowner Name "WANOA" New Zealand Police CIB Detective Natalie Flower-Dew Brown "Fact Cited" Evidence here for Identity Theft of my "WANOA" Trust Inheritance Fund I charged her in "Te Unga Waka Marae Native Magistrate Court" as Judgement Debtor £1 Trillion Pound Note for every day she arrested me British Empire Surrogate King till she is arrested and punished severely under the Kings Martial Law, she liable d the entire Police Force the same amount every day after my illegal unlawful treasonous Corrupted Police Courts Justice System Acts, that I now have our own Legal Authority CIB Aaron Pascoe

I am the Commercial Landowner Successor WANOA to REWHAREWHA MANUKAU claim Native Magistrate Moai Crown Bank Creditor

18 January 2018

Police Fraudster

EXH REF. No.

WANOA

John H K Wanoa Exhibit "A" "Birth Certificate"

01

Value £1 Trillion Pound on you and 15,000 police

SUBJECTS NAME:

I have the Paramount Chiefs Native Sovereign Authority Jurisdiction as the British Emperor Kings Surrogate Crown Land Patent Title as Commercial Landowner to Legally Seize 77 Cook St tampered my Private Default Contract with James Pierce Brown & Simon Brent Rowntree

O/C's Proof of Claim Police Corrupted Justice Court System

DETAILS: (PRINT SURNAME)

QID:

SIGNATURE: CIB Tim Duthie

CIB Rim Duthie and Aaron Pascoe Fraud

FILE NUMBER:

150930, 6844

Natalie Flowerdew Brown committed high treason with this illegal forged bank instrument I claim to be the man WANOA she created this instrument

FS35/139

18/1/2018 "Fact Cited" Identity forged stole my birth certificate cashed it when I told her in my house she is commits treason she stole my shirt sent back to me in this registered mail as an admission guilty debt charged





earlier experiences he seems to have become convinced of the value of muskets which were used during this campaign. In 1825 Hongi avenged the earlier defeat of Moremonui in the battle of Te Ika-a-Ranganui, although both sides suffered heavy losses.^[3]

Contact with Europeans and journey to Australia, 1814–1819 [edit]



Chiefs Hongi Hika (centre) and Waikato meet with Kendall

Ngāpuhi controlled the Bay of Islands, the first point of contact for most Europeans visiting New Zealand in the early 19th century. Hongi Hika protected early missionaries and European seamen and settlers, arguing the benefits of trade. He befriended Thomas Kendall—one of three lay preachers sent by the Church Missionary Society to establish a Christian foothold in New Zealand.

In 1814 Hongi Hika and his nephew Ruatara, the then-leader of the Ngāpuhi, visited Sydney, Australia, with Kendall and met the local head of the Church Missionary Society Samuel Marsden. Ruatara and Hongi Hika invited Marsden to establish the first Anglican mission to New Zealand in Ngāpuhi territory.^[4] Ruatara died the following year, leaving Hongi Hika as protector of the mission. In 1817 Hongi led a war party to Thames where he attacked the Ngāti Maru stronghold of Te Totara, killing 60 and taking 2000 prisoners.^[5]

On 4 July 1819 he granted 13,000 acres of land at Kerikeri to the Church Missionary Society in return for 48 felling axes,^[6] land which became known as the Society's Plains. He personally assisted the missionaries in developing a written form of the Maori language.

Hongi Hika never converted to Christianity. In later life, in exasperation with teachings of humility and non-violence, he described Christianity as "a religion fit only for slaves". He protected the Pākehā Māori Thomas Kendall when he effectively "went native", taking a Māori wife and participating in Māori religious ceremonies. Though Hongi Hika encouraged the first missions to New Zealand, virtually no Māori converted to Christianity for a decade; large scale conversion of northern Māori only occurred after his death.

While in Australia Hongi Hika studied European military and agricultural techniques and purchased muskets and ammunition. From 1818 he introduced European agricultural implements and the potato, using slave labour to produce crops for trade.

750 DEED RECEIPTS, 1862

1862.
11 November.
MANUKAU DISTRICT.
UETAUA.
Receipt for £5.

UETAUA BLOCK (PUKEKOHE), MANUKAU DISTRICT.
KUA RIBO mai ki au na Te Rokere E rima puna fakitahi maku enei moni e whakahokia ki a ia ina rite te utu mo ta maua whenua ko Uetaua, ko Pukekohe te ingoa nui o taua whenua.
Akarana, Nov. 11th, 1862.
(Sd.) MANUKAU.
REWHAREWHA.

1862.
11 November.
UETAUA.
Receipt for £5.

TRANSLATION.
I HAVE RECEIVED from Mr. Rogan five pounds. I will repay this to him when we receive the payment for our land Uetaua. Pukekohe is the name of that land.
Auckland, Nov. 11th, 1862.
A True Transcript of Office Copy of Receipt.
H. HANSON TURTON.
Wellington, October 5th, 1875.

1862.
30 December.
DEED RECEIPTS—No. 80.





You are Jointly Charged in this Native Magistrate Kings Bench Court Bank on a Zoom Trial again Saturday 12 November 2022 at 8pm NZ time 7 am UK, 9am EU time Fraud and High Treason Prosecuted Convicted £970 Million Trillion-Trillion Moai Crown Court Paterson Pound Notes by Moai Crown King William IV Trust and NA ATUA E WA AOTEA LIMITED NZ and MOAI POWERHOUSE GROUP UK Bank Creditors MOAI POWERHOUSE BANK Westminster City England UK Joint NZ



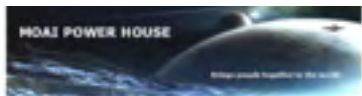
WE OWN AND RUN THE FED AND THE BANKS WE ARE YOUR ENEMY.

- 1) Lord Jacob de Rothschild.
- 2) His son Nathaniel.
- 3) Baron John de Rothschild
- 4) Sir Evelyn de Rothschild
- 5) David Rockefeller
- 6) Nathan Warburg
- 7) Henry Kissinger
- 8) George Soros
- 9) Paul Volcker
- 10) Larry Summers
- 11) Lloyd Blankfein
- 12) Ben Shalom



1) Westminster Parliament Moai Mana Land Title
 2) British UK Government Unconstitutional Flag
 3) Moai Crown Sovereign State Flag of Gods Love
 4) Moai Consolidation ISM Flag Jurisdiction Title





Chiefs of Waikato Claim the Title of Paramount Chief Tira Waikato Whareherehere Manukau of his Maungatautari Mountain Pa Site on top of his Maunga and his Pungapunga Marae at the Bottom of his Mountain Rock Memorial Stone Manawhenua of Arapuni Waikato River and his Manukau Commercial Contract Sale and Purchase of New Zealand Country to King George IV British Crown in 1823 Cambridge Britain to Cambridge New Zealand we the Descendants of this great Chief are here today to represent 97 Indigenous Surname families on their behalf as the True original First Nation Settled Native Inhabitants to our legal legitimate partners of the British “Crown” Royal Navy Admiral of the Fleet Michael Boyce (Lord Baron Boyce} House of Lords and Westminster Parliament 6 Dutch King Emperors King George IV our Legal Partner.

We Swear that the 30 Statements & 30 Videos here are nothing but the Truth so help me God

Sign

John Hoani Kahaki Wanoa

(Surrogate King William IV)

Blair Ingram

(Deputy President Overseer)

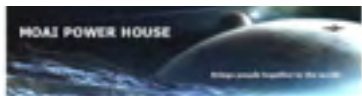
Hone Meihana

(Mason-Tohunga Spiritual Guide)

Chiefs

Signed 28th October extended 12th November 22 for Ngapuhi & Native Sovereigns of their land





Chiefs of the tribe of Ngaere Raumati, Manukau, Ututaonga first Nations Moriori Native Tribes Settled Inhabitants in Kororareka – Rawhiti, Bay of Islands before they were Invaded Survived To Claim the Title of Paramount Chief Rewharewha Manukau buried on top of of his Rawhiti Maunga and Ngere Raumati Marae destroyed, invasion of their Tribe and “Native” Paramount Chief Rewharewha Manukau settled here and in Auckland and Waikato Regions with his Tribes Commercial Contract Sale and Purchase of (Pukekohe) Uetaua Lands of Awhitu Beach, Waiuku West Coast to Pukekohe, Bombay, Clevedon, Maraetai Beach East Coast 11 March 1862 to Queen Victoria British “Crown”. We the surviving Descendants of this Great Chief Rewharewha Manukau Paramount and Ngaere Raumati are here today to represent 50 Native Indigenous Surname families on their behalf as the True original First Nation Natives to our legal legitimate partners of the British “Crown” Royal Navy Admiral of the Fleet Michael Boyce (Lord Baron Boyce} House of Lords and Westminster Parliament 6 Dutch King Emperors King William III King George III, King William IV, King Earnest Augustus I King Earnest Augustus V our Legal Partners in a Corporate Contract 1834 Flag Commercial Contract Trust Business Partnership

We Swear that the 30 Statements & 30 Videos here are nothing but the Truth so help me God

Sign

John Hoani Kahaki Wanoa

(Surrogate King William IV)

Blair Ingram

(Deputy President Overseer)

Hone Meihana

(Mason-Tohunga Spiritual Guide)

Gregory Cook

(Admiral)

Tania Rameka

(Staff Sergeant)

Chiefs

Signed 28th October extended 12th November 22 for Ngapuhi & Native Sovereigns of their land





Native New Zealand Sovereign People of their Native Lands of all races equally may sign here to support these Native Land Title Ownership Deeds in this Native Magistrate Kings Bench Court under the Jurisdiction and Legal Authority of the British Crown Parliament House of Lords Admiral of the Fleet Michael Boyce Lord Baron Boyce our Legal Partner to our King William III King George III King George IV King William IV “Flag” Sovereign Founding of New Zealand Country and the Indigenous Native Manukau Paramount Chiefs and other Indigenous Chiefs we allow to sign here as a confirmation of the True Natives British Title to New Zealand No Whakaminenga Whakaputanga Maori Government Queen Victoria Queen Elizabeth II Seal of a Maori Chief and a Pakeha Queen Elizabeth II Corporatisations forbidden from signing this Moai Crown King William IV Trust Confederation of Chiefs Indigenous Native Land Title Deed Decree Writ Warrant British Crown Law Legislation of King William III 1689 Constitution and Bill of Rights Act 1689 Protestant Dutch Kings Confederation Flag Sovereign Crown of New Zealand Britain UK Partnership Contract Flag Jurisdiction and Great Seal of Britain Authority

We Swear that the 30 Statements & 30 Videos here are nothing but the Truth so help me God

Signed 28th October extended 12th November 22 for Ngapuhi & Native Sovereigns of their land

