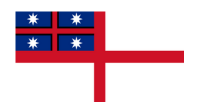
Arikinui Heruika - Minister for Justice Minister for Security & Defence

JUSTICE WILL BE SERVED!



Notice to the Principal is Notice to the Agent, Notice to the Agent is Notice to the Principal.

Time sensitive document estoppel conditions will apply on default. Applicable to all parties jointly and severally and applicable to all successors, nominees and/or assigns. Notice of Requirement for Proof of Authority

JacindaVirus Fake Majesty News

This "Elephant in the Room". WHAT FRIGGEN CORONAVIRUS JACINDA ARDERN? QUO WARRANTO, by what authority?

Article by: Arikini Heruika 6th January 2021

[1] We stand with Facts, Evidence, Observation, Measurement, and Reasoning confirmed by independent observers. If there is Evidence, we will make a claim! If there is Evidence, we will make a stand!

[2] For purposes of this Notice, the term "NEW ZEALAND" the corporation, and all officers, agents, employees, subdivisions and representatives thereof, without any implied submission to any other NEW ZEALAND or such private corporate "statutes." NEW ZEALAND BANKERS ASSOCIATION Code of Banking Practice Fifth Edition 2012, nzba.org.nz says that 1.1 This Code (b) In this Code "we", "our" or "us" means your bank., meaning that **we are the Bank**.

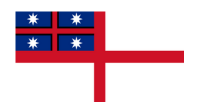
We hereby confirm and state for the record that WE ARE THE BANK, period!

[3] That therefore "we" are the Creditors, the source of this nations fiat currency system, since the EMERGENCY BANKING (Relief) ACT 1933 has by Executive Order 6102 of April 5, 1933 with the House Joint Resolution HJR-192, June 5, 1933 suspended the Gold Standard and abrogated the Gold Clause Declared that any obligation regarding "payment in gold or a particular kind of coin or currency, or in an amount in money policy ... shall be DISCHARGED upon payment, dollar for dollar. There is no mention about "payment of debt", every "obligation shall be discharged."

We hereby confirm and state for the record that you are advised to provide full closure for the process to SETTLE AND CLOSE ALL THESE ACCOUNTS AND DISCHARGE ALL OUR OBLIGATIONS TO US THE MAURI NATION, period!

Arikinui Heruika - Minister for Justice Minister for Security & Defence

JUSTICE WILL BE SERVED!



[4] That when substance of lawful Money was removed from the economy and from circulation Congress had to enact an emergency law for their insolvent government to continue to govern and 48 Stat. 1 Public Law 89-719 was enacted, where intercourse between the Government and the People had formed the 1945 Uniform Commercial Code. However, the 1945 Uniform Commercial Code does not apply to People, it applies only to commercial instruments. This raises the question as to why Imperial subordinate legislations shall have no effect as part of the laws of New Zealand, Imperial Laws Applications Act 1988, s6(2)?

We hereby confirm and state for the record that your 1945 UCC does not apply to the Mauri Nation, period!

[5] There certainly must be a reason why Imperial subordinate legislations shall have no effect as part of the laws of New Zealand, is this because statutes are not laws? For one, laws would apply to the geographical landmass terra firma, not to a two-dimensional MAP "discovery" discovered by Captain James Cook in England in 1769 would this not be true? Certainly, when we look at the legal definition of statute, a statute is "a legislative RULE of a Society given the force of law." So, a statute is not law, it is a rule. AND it is a "rule" of a "Society" given the force of law, by whom? It is given the force of law, by its members of its Society, called their NZ LAW SOCIETY, its these members who give their statutes the force of law, only for members of their Society, which do not apply to non-members, or to other Societies, which do not apply to the Mauri Nation.

We hereby confirm and state for the record that do not consent to your STATUTES AND LAWS/RULES, period!

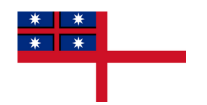
That if statutes are found not sufficiently clear, these become void for vagueness. The legal definition of a Society, is a number of people joined together by MUTUAL CONSENT, to deliberate, to determine and act for a common goal. Therefore, their NZ LAW SOCIETY requires people's MUTUAL CONSENT whether to join, or refuse to join, their NZ LAW SOCIETY and accept their RULES of their Society, is this not the case?

We hereby confirm and state for the record that we do not consent to your NZ LAW SOCIETY, period!



Arikinui Heruika - Minister for Justice Minister for Security & Defence

JUSTICE WILL BE SERVED!



[6] That unless the "sovereign individual" is named in a Corporation's Public Policy he is excluded. Contract is the glue, as contracts must be voluntary, not forced compelled performance. "Sovereignty" resides in we the people, not in man-made Corporate Institutions. Corporation's Public Policy doesn't apply to a "sovereign individual" because there is no instrument contract. The UCC requires an instrument contract where people have to be fully informed; has to be a meeting of the minds for a contract to exist.

We hereby confirm and state for the record that do not consent to your CORPORATIONS PUBLIC POLICIES OR VOID INSTRUMENT CONTRACT, period!

A Common law [criminal action] cannot compel performance; there must be an injured party.

Equity law [civil action] compels performance to the exact letter of the law of any Contract. There must be a contract in dispute.

Admiralty/Maritime law [civil jurisdiction] "statutes" of compelled performance; only applies to International Maritime Contracts. That unless there exists an International Maritime Contract in dispute, then this foreign NZ CROWN cannot impose MARTIAL LAW.

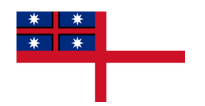
We hereby confirm and state for the record that the void NZ CROWN has no consent to impose MARTIAL LAW!

So, when this government speaks about the TRADING WITH THE ENEMY ACT 1933, are all the people of this country the enemies of the State of NEW ZEALAND? One does not recall a meeting of the minds between self and any government corporation for a contract to exist. AND nor has Andrew Little provided us with evidence that an International Maritime Contract between us and his foreign offshore Company exists, that would show that we are in breach of such a contract that would give cause to enforce maritime admiralty jurisdictional statutes, Laws of the Sea upon we on the Whenua-tuku-iho. That no courts has Statutory/admiralty or maritime jurisdiction unless there is a valid International Maritime Contract that has been breached, and since 2019 Andrew Little has failed to provide us with evidential proof that one exists, then in the absence of proof, none exists.

We hereby confirm and state for the record that we do not consent to a void INTERNATION MARITIME CONTRACT!

Arikinui Heruika - Minister for Justice Minister for Security & Defence

JUSTICE WILL BE SERVED!



[7] About two decades ago one read up about Howard Freeman telling his story about this secret meeting in 1938 he attended, in which certain judges were told to take silent judicial notice of this fact, but never reveal it, that (1) America is a bankrupt nation, this corporation America it is owned completely by it's Creditors "Bankers"; and (2) that these Creditors own Congress, and they own the Executive, and own the Judiciary, as well as own all the state governments, which would include the NZ CROWN government. The judges were told where instead of calling it "Admiralty Jurisdiction" they were told to call it "Statutory Jurisdiction" to hide the "Law of the Sea" operating on the land.

We hereby confirm and state for the record that the void NZ CROWN have no ADMIRALTY OR STATUTORY JURISDICTION ON OUR LANDS/MANA WHENUA ,period!

[8] Maxim of Law: First in line is First in time; First in time is Best in Law. That is makes no difference who was here First, Second or Third in time, its he who were Last in Time who have the lessor rights, is this not true? This is to say that Ngaati Wikitoria British subjects were last in time.

We hereby confirm and state for the record that we were FIRST IN LINE, FIRST IN TIME, BEST IN LAW and Queen Victoria's subject were LAST IN TIME AND WORST IN LAW!

We hereby confirm and state for the record that we are FIRST IN LINE, FIRST IN TIME, BEST IN LAW AND THAT THE NZ CROWN ARE LAST IN LINE, LAST IN TIME AND WORST IN LAW, period!

[9] That for that Billy TeKahika to claim that Queen Victoria's subjects from the 6th February 1840 were her equitable sovereigns, then he needs to go back to Kindergarten and study the colonial history of both Australia and New Zealand, where the state of New Zealand personality was always part of old New South Wales since 1787, where as I mentioned at Waitangi where the Commonwealth Of Australia Constitution Act 1900 UK, clause 6, the state of New Zealand personality still exists today as part of the Commonwealth Of Australia; and that Section 127 of that constitution the UK prohibits aboriginals (from both sides of the Tasman) from being counted as part of the population of the Commonwealth Of Australia, which includes Australia and New Zealand.

We hereby confirm and state for the record that BILLY TE KAHIKA 'NZ CORPORATE IN INFANT STATE, A KUPAPA' not at all recognized or acknowledged by Rangatira or Wakaminenga, or the Confederation of Chiefs of the United Tribes of Aotearoa as he is a DEAD MAN WALKING, FICTION ENTITY, A CREATURE OF STATUTE. Fact is that a sovereign 'mana tangata' cannot hongi a dead man in a coffin 'fiction', period!

Arikinui Heruika - Minister for Justice Minister for Security & Defence

* *

JUSTICE WILL BE SERVED!

Was hence why in Mundraby on behalf of the Combined Mandingalbay Yidindji People v State of Queensland [2012] FCA 1039 had determined that "Native title is held by the Mandingalbay Yidindji and Gunggandji People." It is like saying that:

So basically the Federal Court's ruling were that:

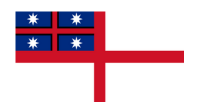
- (1) "Native title is held by the Man-dingalbay Yidindji and Gung-gandji People," including:
- (2) Yidindji aren't Australians.
- (3) Yidindji own the land under their own laws which is not Australian law. That is "Native title is held by the Mandingalbay Yidindji and Gunggandji People."
- (4) Yidindji have another law system that's older than Australia's.
- (5) So if Yidindji own their land, what do Australians own?
- (6) So if Yidindji have their law, what do Australians have?

We hereby confirm and state for the record that the same goes as follows;

- (1) Unextinguished Native title is held by the Ngapuhi people;
- (2) Mauri[Maori] Ngapuhi are not New Zealanders/Kiwi/Pakeha;
- (3) Ngapuhi are the kaitiaki/Crown of the land in accordance with their own laws which is not New Zealand law;
- (4) Ngapuhi have another law system that's first in time;
- (5) Fact is Ngapuhi are the Crown landlords and the New Zealanders are tenants;
- (6) Fact is Ngapuhi have their own lores/laws and New Zealander laws are void;
- (7) Fact is the same goes for every other Hapuu that stands and rebuts the NZ Crown presumptions; period!

Arikinui Heruika - Minister for Justice Minister for Security & Defence

JUSTICE WILL BE SERVED!



[10] As as long as Ngapuhi and every other Hapuu rebut their presumptions that we do not reside in NEW ZEALAND in personam, then their statutes do not apply to us; never have! AND this places the burden on them to prove that our geographical landmass founded in 1769 is their colony called New Zealand.

We hereby confirm and state for the record that Mauri/Maori/Hapuu do not RESIDE IN CORPORATION 'PERSONAM' NEW ZEALAND BUT ON THE GEOGRAPHICAL LANDMASS OF AOTEAROA/NU TIRENI/NEW ZEALAND, period!

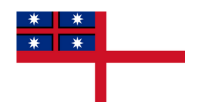
[11] This is where Billy TeKahika is being a dumb Kupapa boy, in trying to create JOINDER with Queen Victoria's British subjects, Ngaati Wikitoria so they can help him fund his NZPP Campaign, where Billy TeKahika's people and followers are all NZ CROWN AGENTS, all citizen subjects having ceded their sovereignty to the private offshore Company the Securities & Exchange Commission, Washington, D.C., whom our 43 Chiefs on the forum of Waitangi, on the 6th February 1840 never entered into a treaty with. That our 43 Chiefs were the "Sovereigns" of this land, just as "Queen Victoria" was the "Sovereign" of England. Are these British subjects Ngaati Wikitoria now claiming that they are the Kings and Queens of England, yes or no? The answer is no Billy TeKahika, those British subjects Ngaati Wikitoria have never been the Kings and Queens of England, so how do you claim that they are part of our Wakaminenga The Confederation Of Chiefs Of The United Tribes Of Aotearoa, Maori Government Of Aotearoa, and should be included on our "Sovereign Declaration Order?" Go back to Kohanga Kindergarten Billy Te Kahika, and take your apprentices with you, so they can at least learn the ABCs; and one day climb out of their INFANCY!

We hereby confirm and state for the record that BILLY TE KAHIKA 'NZ CORPORATE IN INFANT STATE, A KUPAPA' IS NOT recognized or acknowledged by Rangatira or Wakaminenga, or the Confederation of Chiefs of the United Tribes of Aotearoa as he is a DEAD MAN WALKING, FICTION ENTITY, A CREATURE OF STATUTE. Fact is that a sovereign 'mana tangata' cannot hongi a dead man in a coffin 'fiction', period!

We hereby confirm and state for the record that BILLY TE KAHIKA 'NZ CORPORATE IN INFANT STATE, A KUPAPA' has not mandate or authority from Rangatira or Wakaminenga, or the Confederation of Chiefs of the United Tribes of Aotearoa to contract with the NZ Crown. He stands alone in infant state, a DEAD MAN WALKING, FICTION ENTITY, A CREATURE OF STATUTE, period!

Arikinui Heruika - Minister for Justice Minister for Security & Defence

JUSTICE WILL BE SERVED!



[12] That we say that our Wakaminenga Confederated Chiefs of the United Tribes of Aotearoa's sovereignty over Na-Papatuanuku-Aoeatora is incontrovertible, where our people the First Nations people, Patupaiarehe, Te Hia Hapai Mauri, Ngaati Hii, Te Tini o Toi, Ngaati Kumekume, Paemata, Nga Manu Tangata had been upon these lands before any tangata-waka people arrived to these shores.

AOTEAROA means...

AO means the World

TEA means the Clearview

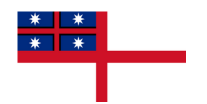
ROA means the Long Distance Right Around

That the book, "The Coming of the Maori", by Te Rangi Hiroa, Sir Peter Buck, in one of his tables had TOI, the progenitor of one of the earlier tribes of this country, called the Te Tini o Toi, had TOI 167 generations to the year 1900 A.D. That of course TOI was not a "Maori", he predated "Maori" and is our direct ancestor. That when you consider that according to Queen Victoria's genealogy, which connects to both the new and old testament of her ancestor's King James's Bible, she was about 132 generations from Adam and Eve. That fact that Queen Victoria died on the 22nd January 1901, then 132 generations is comparable to 167 generations, would suggest that TOI predated Adam & Eve by about 35 generations, existed about the same period as the Nodites.

That if you compare the genealogy tables recorded by the Sumerian King, King Gilgamesh, with the ILat-Litum records found in the Antarctica, they both speak about the same Anunnaki gods, Anu, Enlil, Enki and Anak; among the rest. The former tells the seeding with the Reptoids, whereas the latter tells the seeding with the Neanderthals, where the Anunnaki colonized this Antarctica region first, before seeding the Sumerian ancestors Adam and Eve via the Neanderthal genetic splicing. However, both the ILat-Litum and the Epic of Gilgamesh, as well as the URANTIA records all speak about many tribes had roamed this planet prior to Adam and Eve as written in the TORAH of Moses.

Arikinui Heruika - Minister for Justice Minister for Security & Defence

JUSTICE WILL BE SERVED!



King Gilgamesh for sure attested to the fact that his grandparents were both Enlil and Enki, the sons of King Anu. One does acknowledge the Nodites of the Land of Nod, and their ancestors, they all predated the arrival of Adam and Eve as well. That when you look up the history of the MOAI Gods of Easter Island that had been spoken many times by John Wanoa for some time, one has to wonder how those very vast sculptured Rocks were placed there, and how long ago? That according to our Sovereign State of Te Atua E W[h]a Aotearoa, it mentions our ancestors Anu, Enlil, Enki and Anak, where the ILat-Litum records would attest that the Anunnaki seeded the Reptoid race, before they seeded the Neanderthal race. The Anunnaki we knew came from the Taumata Kuku system before they colonized this planet a very long time ago, where many historians have concluded that Anu, Enlil, and Enki were the creators of Adam & Eve in the TORAH. That therefore King Gilgamesh's grandfather would be the Yahweh or the Jehoovah described in the King James Bible, are what some writers have claimed. The Book of Genesis does mention male and female of man were here on the 6th DAY (Genesis 1), whereas Adam & Eve were created on the 7th DAY (Genesis 2); so it tells you that tribes of people existed way before Adam & Eve, such as we the descendants of the Te Hia Hapia Mauri People, some 22,000 years ago intermarried into the Patupaiarehe fairy people.

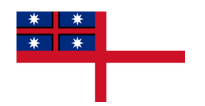
[13] We also claim that our Wakaminenga Confederation of chief's written constitution, the 28th October 1835 He Wakaputanga is the only claim in written law to the Native Status to the Native Land Title that is visible in written law, that is recognized internationally in written law is this not true, yes or no? That our constitutional rights under this 1835 He Wakaputanga are extant, cannot be taken away by any form of legislation.

Imperial Laws Application Act 1988, s5: Application of common law of England. "...the common law of England...the laws of New Zealand...shall continue to be part of the laws of New Zealand."

Section 6: Power to make subordinate legislation under imperial enactments part of laws of New Zealand (2) ..., no Imperial subordinate legislation made after the commencement of this Act shall have effect as part of the laws of New Zealand:

Arikinui Heruika - Minister for Justice Minister for Security & Defence

JUSTICE WILL BE SERVED!



This Act does not speak about the Laws of Nu Tireni in rem. It mentions the laws of New Zealand in personam. As "...a phrase in a statute cannot call what is non-existent into being." (Nireaha Tamaki v Baker, Privy Council 1901) Yet, it does say that, "no Imperial subordinate legislation made after the commencement of this Act shall have effect as part of the laws of New Zealand," is this not true?

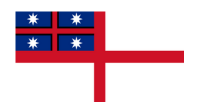
We hereby confirm and state for the record that 28th October 1835 He Wakaputanga laws, recognised internationally are the only laws on this land/mana whenua as "no Imperial subordinate legislation made after the commencement of this Act shall have effect as part of the laws of New Zealand,", period!

[14] As the Attorney General, the Minister for Security & Defence, and the Minister for Justice of THE CONFEDERATION OF CHIEFS OF THE UNITED TRIBES OF AOTEAROA, the MAORI GOVERNMENT OF AOTEAROA, that personally from one's own hand, "we" did serve this Declaration and Order on the consulate general, secretary for the Governor General, Patsy Reddy at her Governor House at Wellington, on the Tuesday, 22nd December 2020. That Gregory Baughen who one spoke to, did receive this Declaration Order and receipted one's original Notarized Copy and dated it.

We hereby confirm and state for the record that Arikinui Heruika the Attorney General, the Minister for Security & Defence, and the Minister for Justice of THE CONFEDERATION OF CHIEFS OF THE UNITED TRIBES OF AOTEAROA, the MAORI GOVERNMENT OF AOTEAROA, did personally from my own hand and others, serve the Declaration and Order 22nd December 2020 on the secretary for the Governor General, Patsy Reddy as stated above, period!

Arikinui Heruika - Minister for Justice Minister for Security & Defence

JUSTICE WILL BE SERVED!



[15] That prior to the Governor House, one personally served the first Copy of the same onto Anthea Williams, the Treasury Solicitor, at the TREASURY on The Terrace, in Wellington; and one personally served the second Copy of the same onto Jacinda Ardern's PRIME MINISTER OFFICE, her "Executive Office" adjacent to the "Legislature PARLIAMENT BUILDING", at Wellington.

We hereby confirm and state for the record that Arikinui Heruika the Attorney General, the Minister for Security & Defence, and the Minister for Justice of THE CONFEDERATION OF CHIEFS OF THE UNITED TRIBES OF AOTEAROA, the MAORI GOVERNMENT OF AOTEAROA, did personally from my own hand and others, serve the Declaration and Order 22nd December 2020 on Anthea Williams, the Treasury Solicitor, at the TREASURY on The Terrace, in Wellington; and the same onto Jacinda Ardern's PRIME MINISTER OFFICE, her "Executive Office" as stated above, period!

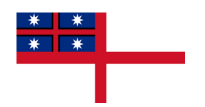
The crux of the matter is this, is it not true yes or no, NEW ZEALAND, more specifically HER MAJESTY THE QUEEN IN RIGHT OF NEW ZEALAND a "person" as registered in 1934 on the United States Security & Exchange Commission (SEC) is a corporation – business number CIK 0000216105 (which they may change this business number CIK at any time) – an artificial entity and a legal fiction that operates in bankruptcy/insolvency, permitted to unlawfully do so by its international creditors? That we the Wakaminenga THE CONFEDERATION OF CHIEFS OF THE UNITED TRIBES OF AOTEAROA had never entered into any treaty with the united states of the North American continent first nations people we can prove and attest to this, can you? If our people upon the geographical landmass commit a criminal offence the State calls for their immediate arrest, with no exceptions to the rule, trial and conviction effectively immediately, therefore would common law justice, or even legal justice or administrative justice that applies to corporations expect the same for your unlawful unconstitutional and pretend government?

We hereby confirm and state for the record that we the Wakaminenga THE CONFEDERATION OF CHIEFS

OF THE UNITED TRIBES OF AOTEAROA had never entered into any treaty with the united states of the North American continent first nations people or HER MAJESTY THE QUEEN IN RIGHT OF NEW ZEALAND a "person" as registered in 1934 on the United States Security & Exchange Commission (SEC) is a corporation – business number CIK 0000216105 (which they may change this business number CIK at any time) – an artificial entity and a legal fiction that operates in bankruptcy/insolvency, permitted to unlawfully do so by its international creditors, period!

Arikinui Heruika - Minister for Justice Minister for Security & Defence

JUSTICE WILL BE SERVED!



[16] That was it not a fact, yes or no, that HER MAJESTY THE QUEEN IN RIGHT OF NEW ZEALAND, SEC CIK #0000216105 is due for its registration renewal on the 20th April 2021; It is a Business Entity; Jurisdiction is New Zealand; New Zealand is a registered company in Washington DC; New Zealand is Not the land/Soil/earth-surface/mana-whenua/mana-tangata; New Zealand is two-dimensional paper construct? We hereby confirm and state for the record that HER MAJESTY THE QUEEN IN RIGHT OF NEW ZEALAND, SEC CIK #0000216105 IS A CORPORATE BUSINESS TRADING WITH NO POWER, NO LAWS, NO HEAD OF STATE, NO QUEEN, AUTHORITY AND NO JURISDICTION and therefore ARE HEREBY DIRECTED TO CEASE AND DESIST ALL VOID BUSINESS OPERATIONS ON THESE LANDS EFFECTIVE IMMEDIATELY, period!

[17] That before we look into the breaches by Jacinda Ardern's foreign ADMIN upon our constitutional rights, is the COVID-19 coronavirus (Crown-a-virus) PLANdemic propaganda propagated by her armchair social media 'reporters' based on facts or from their Agenda 21 Narrative machine of FEAR – REACTION – SOLUTION?

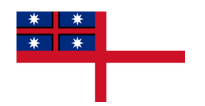
One agrees with what Jeremy Ramsey put up on the 26th October 2020 at 10:43am, on Youtube, his interview with Dr. Christiane Northrup, M.D. So, when Gregory Baughen said on the 11th December 2020, quote "... and most people would be able to advise on what the authorities are, and at this moment when there are COVID restrictions, there are additional points about whether a traveler has a place assigned to them in one of these managed isolation quarantine facilities..." unquote.

We hereby confirm and state for the record that JACINDA ARDERN IS A FOREIGN CORPORATE ENTITY WITH NO AUTHORITY TO ENFORCE COVID19 RESTRICTIONS ON MANA TANGATA WITH NO VALID AUTHORITY ON OUR LANDS/MANA WHENUA and therefore ARE HEREBY DIRECTED TO CEASE AND DESIST ALL VOID AUTHORITY AND ENFORCEMENT ON THESE LANDS EFFECTIVE IMMEDIATELY, period! ,period!



Arikinui Heruika - Minister for Justice Minister for Security & Defence

JUSTICE WILL BE SERVED!



[18] Dr. Christiane Northrup, M.D., Former Clinical Professor, Author of three New York Times best books; did eight successful television specials; did ten appearances on Oprah Winfrey Show; and on TV shows such as Dr OZ and Rachael Ray, between Holistic and General Medicine. CORONAVIRUS never did exist. It is a patented creation!

We hereby confirm and state for the record that WE AGREE WITH Dr. Christiane Northrup, M.D., Former Clinical Professor THAT THE CORONAVIRUS never did exist, period!

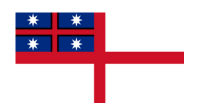
[19] Dr. Christiane Northrup, M.D says as follows: "There has never been a Vaccine like this. It's a RNA disease, its called a transinfection. It will fundamentally change people's DNA. Abort the toxic metals in these vaccines which makes our bodies literally into an antennae with 5G. This one has the usual non-human DNA. So, it sort of makes us Chimers introducing non-human DNA into our bodies. What is worse is that there is a Patent and work they did at MIT to make a die and the Patent the die is called Luciferez. And under a light you will be able to see who has vaccinated and who wasn't, and the deal is to store your biometric information (which is Rape!). Because this vaccine will have nano-particles, nano-crystal particles that are actually little robots, and they are like little antennas. And they will have the ability to take your biometric data, not only your Vaccine record, but your breathing, your heartrate, your activities, sexual activities, drugs you are taking, where you are travelling and all of that, and then take that data and store it in the Cloud.

We hereby confirm and state for the record that WE AGREE WITH Dr. Christiane Northrup, M.D., Former Clinical Professor THAT "There has never been a Vaccine like this. It's a RNA disease, its called a transinfection. It will fundamentally change people's DNA and therefore ARE HEREBY DIRECTED TO CEASE AND DESIST ALL VOID AUTHORITY AND ENFORCEMENT ON THESE LANDS EFFECTIVE IMMEDIATELY, period! ,period!

What's more concerning is that the Bill & Melinda Gates Foundation on March 26, 2020 applied for a Patent No. 060606 (666) to take that biometric data, give you a Barcode and connect each of us to crypto currency. So that we would become literally slaves to the System, like everything, it would be the end of privacy, the end of freedom because who gets the data? Who uses the data and what do they do with it? So, this Patent to connect the vaccinated to crypto currency making all humans a commodity is extremely concerning and everyone needs to be concerned given that this is a virus (coronavirus) in which 99.9% of people recover.

Arikinui Heruika - Minister for Justice Minister for Security & Defence

JUSTICE WILL BE SERVED!



So, I would ask why do we need anything like this, because it goes far beyond those pandemics of old like smallpox and so on? This is very different. The plan is to vaccinate the entire world. And the narrative we've been sold is things will not go back to normal until everyone is vaccinated."

We hereby confirm and state for the record that WE DO NOT CONSENT 'NOW OR EVER' TO A
MANDATORY VACCINATION FOR MANA TANGATA, THE PEOPLE OF AOTEAROA/NU TIRENI/NEW
ZEALAND LAND MASS/MANA WHENUA, period!

[19] One had noted when I looked into the Whitehouse and the Senate records tabled, the Patents, the COVID-19, and the Coronavirus matters were discussed about eleven months, from January 2019, before shipped and discovered in Wuhan, China, the first Super 5-G guinea pig City in the world.

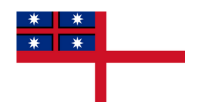
We hereby confirm and state for the record that WE DO NOT CONSENT 'NOW OR EVER' TO A
MANDATORY VACCINATION FOR MANA TANGATA, THE PEOPLE OF AOTEAROA/NU TIRENI/NEW
ZEALAND LAND MASS/MANA WHENUA, period!

[20] Lisa Jane Hussey's October 12, 2020 Podcast at 3:36pm

- 1. CDC Instructions for Use; Catalog# 2019-nCoVEUA-01; 1000 reactions; For In-vitro Diagnostic (IVD) Use; Rx Only; Centers for Disease Control and Prevention; Division of Viral Diseases; CDC
- 2. CDC 2019-Novel Coronavirus (2019-nCoV); Real-Time RT-PCR Diagnostic Panel; For Emergency Use Only; Instructions for Use; Catalog# 2019-nCoVEUA-01; page 40/59
- 3. Performance Characteristics; Analytical Performance; Limit of Detection (LoD); Shows evidence that COVID-19 does not exist; that coronavirus does not exist.
- 4. The CDC itself acknowledges the coronavirus does not exist.
- 5. The FDA knows it does not exist.
- 6. They admit it right here at 1:25/8:05
- 7. 1:28 says, "Since no quantified virus isolates of the 2019-nCoV are currently available, assays designed for detention of the 2019-nCoV RNA were tested..."
- 8. Effective: 13th July 2020. "...are currently available...?" So, "...are currently available..."

Arikinui Heruika - Minister for Justice Minister for Security & Defence

JUSTICE WILL BE SERVED!



This means that they haven't been able to isolate this novel coronavirus. What does it mean? It means the coronavirus COVID-19 does not exist. It is truly the MOST EVIL BLACK OP perpetuated upon the entire world. It is an utter FRAUD! We've all known this.

We hereby confirm and state for the record that WE DO NOT CONSENT 'NOW OR EVER' TO A MANDATORY VACCINATION FOR MANA TANGATA, THE PEOPLE OF AOTEAROA/NU TIRENI/NEW ZEALAND LAND MASS/MANA WHENUA, period!

We hereby confirm and state for the record that ANY MAN OR WOMAN THAT ATTEMPTS TO VACCINATE MANA TANGATA, THE PEOPLE OF AOTEAROA/NU TIRENI/NEW ZEALAND LAND MASS/MANA WHENUA WILL BE CHARGED IN OUR TE KOOTI/COURTS UNDER OUR LORES/LAWS FOR CRIMES AGAINST HUMANITY, HIGH TREASON & GENOCIDE. Level 1 Life Imprisonment with Hard Labor, period!

But thanks to Jon Rappoport for his 9th October 2020 blog. The CDC document is titled, "CDC 2019-Novel" The Smoking Gun: Where is the Coronavirus? The CDC says it isn't currently available.

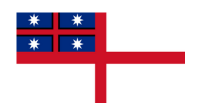
[21] Oh but wait a minute didn't Jacinda Ardern claim she found 19 cases just four days ago, 2nd January 2020?

We hereby confirm and state for the record that IF JACINDA ARDERN FROM THIS MOMENT FORTH, AFTER RECIEVING THIS NOTICE, THAT IF SHE ATTEMPTS TO VACCINATE MANA TANGATA, THE PEOPLE OF AOTEAROA/NU TIRENI/NEW ZEALAND LAND MASS/MANA WHENUA THAT WE WILL HAVE HER AND HER AGENTS ARRESTED AND CHARGED IN OUR TE KOOTI/COURTS UNDER OUR LORES/LAWS FOR CRIMES AGAINST HUMANITY, HIGH TREASON & GENOCIDE. Level 1 Life Imprisonment with Hard Labor, period!

[22] Lisa Jane Hussey's October 12, 2020 Podcast at 3:36pm continued: Its not available because they have not been able to isolate it which means it's a LIE!!! They are lying to us. Jacinda Ardern and them are lying to us. The document titled "CDC 2019-Novel Coronavirus (2019-nCoV) Real-Time RT-PCR Diagnostic Panel." It is dated July, 13, 2020. On page 39, in a section titled, "Performance Characteristics," we have this: "Since no qualified virus isolates of the 2019-nCoV are currently available, assays (diagnostic tests) designed for detention of the 2019-nCoV RNA were tested with characterized stocks of in vitro transcribed full length RNA..."

Arikinui Heruika - Minister for Justice Minister for Security & Defence

JUSTICE WILL BE SERVED!



The key phrase there is: "Since no qualified virus isolates of the 2019-nCoV are currently available..." Every object that exists can be quantified, which is to say, MEASURED.

The use of the term "quantified" in that phrase means: the CDC has MEASURABLE amount of the virus, because it is unavailable. The CDC HAS NO VIRUS.

A further tip-off is the use of the word 'isolates'. This means NO ISOLATED VIRUS IS AVAILABLE. Another way to put it: NO ONE HAS AN ISOLATED SPECIMEN OF THE COVID-19 VIRUS. NO ONE HAS ISOLATED THE COVID-19 VIRUS.

We hereby confirm and state for the record that WE AGREE THAT NO ONE HAS AN ISOLATED SPECIMEN OF THE COVID-19 VIRUS. NO ONE HAS ISOLATED THE COVID-19 VIRUS. THEREFORE WE CONFIRM FOR THE RECORD THAT THIS CORONAVIRUS IS A FRAUD ON MANA TANGATA.

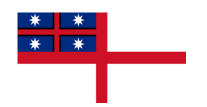
CEASE AND DESIST IMMEDIATELY THIS COVID19 FRAUD, 5G AND MANDATORY VACCINATIONS OR JACINDA ARDERN AND HER AGENTS ARRESTED AND CHARGED IN OUR TE KOOTI/COURTS UNDER OUR LORES/LAWS FOR CRIMES AGAINST HUMANITY, HIGH TREASON & GENOCIDE. Level 1 Life Imprisonment with Hard Labor, period!, period!

[23] It was no coincidence that when I mentioned on FB on the 29th December 2020, that the Supermarket Lockdowns were directed by this fake government to Lockdown on the 15th January 2021, for this hoax Coronavirus, or the COVID-19 whatever this patented nano-technology liquid silicon chip injection implant stands for, the MARK OF THE BEAST the number 666, all of a sudden the day after the NEW YEARS celebration, Jacinda Ardern's Executive comes out with this breaking news. For sure coincidentally they discovered 19 new cases of Coronavirus overnight, to create this FEAR - REACTION - SOLUTION propaganda. OH sure, where is the proof? Another Hoax of Fake News again for sure. So, will they do the Lockdown on the 15th January 2021 for the Supermarkets, or will we prewarning the Public cause a push back to rethink a plan B?

CEASE AND DESIST IMMEDIATELY LOCKING DOWN MANA TANGATA, OUR BUSINESSES, OUR FOOD SOURCE AND OUR LIVELIHOOD OR JACINDA ARDERN AND HER AGENTS ARRESTED AND CHARGED IN OUR TE KOOTI/COURTS UNDER OUR LORES/LAWS FOR CRIMES AGAINST HUMANITY, HIGH TREASON & GENOCIDE. Level 1 Life Imprisonment with Hard Labor, period!, period!

Arikinui Heruika - Minister for Justice Minister for Security & Defence

JUSTICE WILL BE SERVED!



[24] Universal Declaration of Human Rights 1948, article 2 says: No distinction shall be made on the basis of the political jurisdiction status of the country or territory to which a person belongs. MEANING: The corporation NEW ZEALAND, which does not have a single codified Constitution, cannot invent or create a pretending statutory jurisdiction to override the Native people's 1835 written constitution, He Wakaputanga, as words or a phrase in statute cannot call what is or was non-existent into being. (Nireaha Tamaki v Baker, Privy Council 1901). All statutes are ultra vires our 28th October 1835 written constitution, He Wakaputanga; where there exists no international maritime contract in place between we and Jacinda Ardern's and Andrew Little's foreign government, as confirmed by Andrew Little's silence to one's three Notices to them in 2019. Refer to "<International Maritime Contract three notices.pdf>" 31 pages.

We hereby confirm and state for the record that WE AGREE THAT No distinction shall be made on the basis of the political jurisdiction status of the country or territory to which a person belongs. MEANING: The corporation NEW ZEALAND, which does not have a single codified Constitution, cannot invent or create a pretending statutory jurisdiction to override the Native people's 1835 written constitution, He Wakaputanga, period!.

[25] As of right ex debito justitiae our CLAIM OF RIGHT first in line, first in time is extant. First in time is best in law, that our 1835 He Wakaputanga written constitution is the only claim in written law to our Native Status to the Native Land Title in terms of written law that is visible in written law, recognised internationally. Note, Christopher Finlayson's admission in his 26 NOV 2014 letter to King George Watene Tautari that his New Zealand has no written Constitution. He says, quote "There is no written New Zealand constitution" unquote, however there is a written Nu Tireni constitution.

We hereby confirm and state for the record that 1835 He Wakaputanga written constitution is the only claim in written law to our Native Status to the Native Land Title in terms of written law that is visible in written law, recognised internationally, period!

ALL LAWS, which also includes these COVID-19 statutes Gregory Baughen was speaking about on the 11th December 2020, which are repugnant to the Constitution are null and void [Marbury v. Madison, 5 U.S., 137, 174, 176.] The constitutions do not authorize this fraud, deception and illegal and unlawful conversion of rights for any reason. There exists no Constitutional authority for a foreign corporate government to exempt itself and public officers from laws to which the private people are held.

Arikinui Heruika - Minister for Justice Minister for Security & Defence

JUSTICE WILL BE SERVED!



Where Rights secured by the Constitution are involved, there can be no rule making or legislation, which would abrogate (void) them. [Miranda v. Arizona, 384 U.S., 436.] Cooper v. Aaron, 358 U.S. 1, 78 S. Ct. 1401 (1958), "No state legislator or executive or judiciary officer can WAR against the Constitution without violating his undertaking to support it."

We hereby confirm and state for the record that WE AGREE THAT ALL LAWS, which also includes these COVID-19 statutes Gregory Baughen was speaking about on the 11th December 2020, which are repugnant to the Constitution are null and void, period!

[26] Our 1835 He Wakaputanga constitution recognizes who we are, and the British Crown recognizes this too. The 1835 He Wakaputanga was a precondition to a treaty. You can only enter into a treaty if you have a political and constitutional and independent capacity to do so. You can only treaty with another country if you have land, where this NZ CROWN have no land, they want to treaty with our land, where is not their land, where is their country one asks Andrew Little their Minister of Treaty Settlements?

We hereby confirm and state for the record that 1835 He Wakaputanga constitution recognizes who we are, and the British Crown recognizes this too, period!

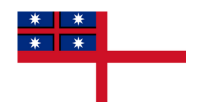
[27] The 6th February 1840 Te Tiriti o Waitangi endorsed by the 43 Native Chiefs on the forum of Waitangi was an Immigration Document for the British subjects who immigrated from Britain, no more than that. However, on the death of Queen Victoria 22nd January 1901 this treaty expired. This treaty did not have the six vital words "…and Her lawful heirs and successors…", so on her death everything reverted back to the 1835 He Wakaputanga.

We hereby confirm and state for the record that on the death of Queen Victoria 22nd January 1901 this treaty expired, period!

Where Rights secured by the Constitution are involved, there can be no rule making or legislation, which would abrogate (void) them. [Miranda v. Arizona, 384 U.S., 436.] Cooper v. Aaron, 358 U.S. 1, 78 S. Ct. 1401 (1958), "No state legislator or executive or judiciary officer can WAR against the Constitution without violating his undertaking to support it."

Arikinui Heruika - Minister for Justice Minister for Security & Defence

JUSTICE WILL BE SERVED!



Pacific Islanders Protection Act 1875, s7. Saving of Rights of Tribes: "Nothing herein or in any such Order in Council contained shall extend or be construed to extend to invest **Her Majesty**, **her heirs and successors** with any claim or title whatsoever to dominion or sovereignty over any such islands or places as aforesaid, or to derogate from the rights of the tribes or people inhabiting such islands or places, or of chiefs or rulers thereof, to such sovereignty or dominion..."

We hereby confirm and state for the record that "No state legislator or executive or judiciary officer can WAR against the Our Constitution without violating his undertaking to support it." period!

[28] As Gregory Baughen had confessed to Alistair Wait on the 11th December 2020, quote "Crown of England was what was here at the time of the Colony in 1840, and there hasn't been a Crown of England for the last generation." Unquote.

• Using Part 1, Section 5 of the New Zealand Constitution Act 1986 titled "Demise of the Crown", there was an unlawful attempt at transference of authority from the Crown of England to a corporate entity registered in 1934 with the Securities and Exchange Commission (SEC) in Washington, D.C., United States; registered as HER MAJESTY THE QUEEN IN RIGHT OF NEW ZEALAND, SEC.gov CIK #0000216105; We hereby confirm and state for the record that there hasn't been a Crown of England for the last generation confirmed by GREGORY BAUGHAN 11th December 2020, fact and period!

[29] Article 2 of the Te Tiriti the Native Chiefs and their people retain their sovereignty as the INTERNAL SOVERIGN IN RIGHT by Queen Victoria re-vesting to them the unqualified rights of possession of their lands, forests and fisheries and other taonga tuku iho, which affirms us as the legal beneficiaries, also equitable and legal owners, of all land on Na-Papatuanuku-Aotearoa.

We hereby confirm and state for the record that WE HAVE unqualified rights of possession of their lands, forests and fisheries and other taonga tuku iho, which affirms us as the legal beneficiaries, also equitable and legal owners, of all land on Na-Papatuanuku-Aotearoa, fact and period!

[30] Queen Victoria informed her people, enacted into the Parliament of Westminster the NZ Constitution Act 1846, where s9 & 10 provide that Native (Maori) Customary laws are to be made by our Wakaminenga Maori Government to govern our own Native Districts as defined in their Native Districts Regulations Act 1858. Every Waka District are Native Districts, which means that no soil lawfully belongs to Ngaati Wikitoria, this British subject's foreign corporate government.

Arikinui Heruika - Minister for Justice Minister for Security & Defence

JUSTICE WILL BE SERVED!



We hereby confirm and state for the record that Queen Victoria informed her people, enacted into the Parliament of Westminster the NZ Constitution Act 1846, where s9 & 10 provide that Native (Maori) Customary laws are to be made by our Wakaminenga Maori Government to govern our own Native Districts as defined in their Native Districts Regulations Act 1858, fact and period!

31] In the Nireaha Tamaki v Baker 1901 judgment of the Privy Council Lord Phillimore quoted in the case Hineiti Rirerire Arani v The Public Trustee of New Zealand that "Maori customary law enjoyed legal status in European Colonial courts in New Zealand..." and the New Zealand Constitution Act 1852 (UK) at s71 instructing the European Government to "lay off" we the Native Tribal inhabitants as we have the right under our written constitution s2 He Wakaputanga 1835 to govern ourselves and our own Native territories, which happens to cover the entire country, the unextinguished Native Title.

We hereby confirm and state for the record that "Maori customary law enjoyed legal status in European Colonial courts in New Zealand..." and the New Zealand Constitution Act 1852 (UK) at s71 instructing the European Government to "lay off" we the Native Tribal inhabitants as we have the right under our written constitution s2 He Wakaputanga 1835 to govern ourselves and our own Native territories, which happens to cover the entire country, the unextinguished Native Title, fact and period!

[32] The audio recording on the afternoon of the 11th December 2020 with Gregory Baughen went like this: GB: ...consulate general... and most people would be able to advise on what the authorities are, and at this moment when there are COVID restrictions, there are additional points about whether a traveler has a place assigned to them in one of these managed isolation quarantine facilities...

Alistair: no hold on a moment if you start going down that line then again it is the office of the governor general of New Zealand who is denying her access to this country and it is not for governor general's office to be deciding whether she should go into a quarantine or NOT, that is beside the point. Right now what's happening is that we have breach of Te Tiriti and we have a breach of the convention of Vienna on diplomatic relations and we have issues under the universal postal union with international mail which is probably worse. So, I putting you on notice, if your office cannot help us then we will carry on but we see it at as the role of the treaty partner, the 50/50 treaty partner between the Crown of England and the Crown of the Maori Nation, to fulfil their role. If you're telling me that you do not have the position of.... Then it's something the whole of the New Zealand people would need to know about, because everyone believes that that's what you have.

Arikinui Heruika - Minister for Justice Minister for Security & Defence





GB: Crown of England was what was here at the time of the Colony in 1840, and there hasn't been a Crown of England for the last generation.

A: So, OK what you're telling me is Tiriti is invalid?

GB: No, I said no such thing!

JUSTICE WILL BE SERVED!

A: Well, you're saying that the partner, the 50/50 partner that the

English Crown is no longer here! Have they vacated?

GB: That's true. We no longer have our Sovereignty held by the Queen of the United Kingdom.

It is held by the Queen of New Zealand.

A: And you do not act on behalf of the Queen of New Zealand? We know firsthand, from Sian Elias, when she was the outgoing Chief Justice, that the Sovereignty in Right, the corporation, was presumed. So, who do you act for?

GB: The Governor General represents the Queen of New Zealand.

A: Who is the Queen of New Zealand?

GB: Elizabeth the Second. Queen of New Zealand.

A: OK. Is she the defender of the faith?

GB: Ah... that doesn't apply in New Zealand, as we do not have an established religion.

* The Queen of the UK is the Defender of the Faith. If HER MAJESTY THE QUEEN IN RIGHT OF NEW ZEALAND is not the Defender of the Faith, she is also not the queen.

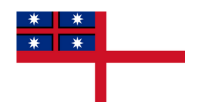
WHEREAS: Coronation Oath Act 1689. Authorized King James Bible, LICENCE, "In terms of the Letters Patent granted by Her late Majesty Queen Victoria to Her Printers for Scotland, and of the Instructions issued by Her said Majesty in Council, dated 11th July 1839, ... " authorized WILLIAM COLLINS SONS AND COMPANY LIMITED, 144 Cathedral Street, Glasgow, to print and publish, as by the authority of Her Majesty Queen Elizabeth II, ... Declaration dated the 27th day of September 1957, ... Dated at London the 30th day of October 1957." W.R. MILLIGAN, Lord Advocate.

A: I think you're on very, very shaky ground here sir. So, you're telling me that effectively there is no recourse to Tiriti? You're telling me that this document is dead in the water? And I'm hearing this from your office as Secretary to the Governor General?

GB: I'm saying no such thing.

Arikinui Heruika - Minister for Justice Minister for Security & Defence





A: What are you saying?

GB: I'm telling you what the constitution act of New Zealand will say.

A: And what is / which constitution act, because there is nothing other than the 1852 act.

GB: It is the constitution act 1986, if I recall.

A: There is no such thing.

GB: I can find it for you.

A: 1986 they cut off their head. The Constitution Act of 1986 is invalid and I don't have the references here to pass that on to you right now, but I think you know that that is invalid. The corporation Crown...

GB: The Constitution Act 1986, the Sovereign and Right of New Zealand is the head of state of New Zealand and shall be known by the royal style. And has been appointed by the sovereign representative in New Zealand. And that Sovereign is the Governor General.

A: The Sovereign in Right of New Zealand is a corporation cannot rule over/govern the living.

GB: Well sir, this is where you and I are going to draw our conversation to a close. I'm telling you what the LAW of New Zealand says, that's what I follow, and if that is not what is satisfactory to you, then I'm sorry I can't help you.

A: So, this is the legislation of New Zealand, and not the LAW of New Zealand, umm anyone who has put their on the bible and sworn to uphold the law, is not talking about legislation. And right now, I need to speak to people who are going to uphold the law. Not the piece of legislation for the DEAD.

GB: Well I'm a public servant so it is my duty to uphold the legislation of New Zealand.

A: Do you swear an oath?

GB: No, I haven't sworn an oath. No.

A: OK OK

GB: I don't hold an office of that character.

A: OK so we will take this further, but thank you very much for your information.

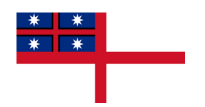
GB: Not at all sir, Merry Christmas to you, Bye

<end>

We hereby confirm and state for the record that on the 11th December 2020, Gregory Baughen consulate secretary to the Governor General took the last blow and severed HER MAJESTY THE QUEEN IN RIGHT, ONCE AND FOR ALL BY STATING ON A RECORDED PHONE CALL THAT THE CROWN OF ENGLAND VACATED THE TREATY A GENERATION AGE, fact and period!

Arikinui Heruika - Minister for Justice Minister for Security & Defence

JUSTICE WILL BE SERVED!



[33] What Gregory Baughen said to Alistair does actually coincide with what KW had asked Chief Justice Sian Elias, the NZ CROWN Company Administrator. On the 4th February 2017 at Te Tii Marae, at approximately 11:40am, KW, sovereign by Right of Inherent Jurisdiction de jure solum et naturale, asked then Chief Justice and Administrator Sian Elias these questions. What follows is an accurate transcript:

KW: "Does NEW ZEALAND PARLIAMENT assume its sovereignty by means of a Constitution unwritten?" Chief Justice Sian Elias: "Yes."

KW: "What is your affiliation to HER MAJESTY THE QUEEN IN RIGHT OF NEW ZEALAND?"

Chief Justice Sian Elias: "I am the Queen's Judge."

KW: "The Queen? HER MAJESTY THE QUEEN IN RIGHT OF NEW ZEALAND?"

Chief Justice Sian Elias: "Yes."

Chief Justice Sian Elias had confirmed that the counterfeit Parliament, an IMPOSTER, has no written constitution and that she herself is appointed and commissioned by this unlawful Government; Such FRAUD is a criminal offence. For everything unconstitutional is unlawful and to enforce pretending laws made by the IMPOSTER Parliament is both unlawful and Treasonous.

We hereby confirm and state for the record that on the 4th February 2017, Chief Justice Sian Elias was also a part to severing HER MAJESTY THE QUEEN IN RIGHT, IN PERPETUITY BY CONFIRMING THAT SHE IS THE QUEEN'S JUDGE WHEN NO QUEEN EXISTS AT ALL, JUST THE SHADOW AND A CORPORATION, fact and period!

End Time Stamp 6th January 2021.

:Arikinui: Heruika;

Minister for Justice | Minister for Security & Defence

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: [A] ll-Rights-[Re] served.





:Arikinui: Heruika

Minister for Justice, Minister for Security & Defence

Confederation of Chiefs of the United Tribes of Aotearoa

Care of Cheiftainess Secretary: Tohunga: AmoakuraaIOnuku

E: aionuku@tutanota.com

Date: 4th January 2021

Kia ora Arikinui: Heruika,

Nga mihi mahano. Warm greetings.

We are writing to you on behalf of the Crown of the Mauri Nation, the only successor to Te Tiriti o Waitangi/Treaty of Waitangi 1840 dedicated to the self-determination and absolute sovereignty of our lands/mana whenua and our people/mana tangata of the common-wealth as stated in the Royal Decree Proclamation Judgment served on the New Zealand Prime Minister's Office, New Zealand Treasury and the Governor General on the 22nd December 2020. We are strictly Mauri Crown Suv'ern and private.

We wish to acknowledge your position with the Confederation of Chiefs of the United Tribes of Aotearoa as the Minister for Justice, Minister for Security & Defence and your ongoing commitment to sovereignty and self-determination for mana tangata of Aotearoha/Aotearoa/Nu Tireni/the geographical land mass of New Zealand/mana whenua.



We are in extraordinary times at this very moment 2021 and we are well aware of the kupapa, namely Billy Te Kahika (NZ Crown Corporate), Georgi Job, Gavin Marsich and Cliff Royal are tirelessly trying to deceive you & Lady-Crown: Turikatuku III, at the same time trying to take credit for the Declaration Order 22nd December 2020 that was compiled by a Kotahitanga Collective at Waitangi being yourself, Michael Stace, Alistair Wait, Caroline, Michelle Hood, Dot and Our Lady-Crown: Turikatuku III, motioned by Reuben Heihei 11th December 2020.

We have first hand knowledge that confirms that Billy Te Kahika was not involved in the Declaration Order and was in fact discrediting you and Lady-Crown: Turikatuku III during the process. We have first hand knowledge that proves that what Billy Te Kahika, Georgi Job, Gavin Marsich and Cliff Royal have is say is unsubstantiated lies, nothing backed by fact or evidence, simply hearsay in the name of wanting to the 'One' without realizing we all need each other 'Kotahitanga'.

In due course the people will awake to his deception as none of these people cannot enforce a document or process that they did not create or were not party too in energy or autograph.

Setting aside the fiction public insubordinate behavior, it is a compounding fact that you followed through with your promise to mana tangata to ensure that this 'Declaration Order' from the Confederation of Chiefs of the United Tribes of Aotearoa and the 'Royal Decree Proclamation Judgment' from the Crown of the Mauri Nation, 22nd December 2020 was delivered in a professional and timely manner with a combined team of experts and witnesses.



What is unfortunate is that Our Lady-Crown: Turikatuku III and Chief Royal [O]rder of the Crown Tohunga & Administrator; Rhys-T: O'Leary could not be present with you all at this time due to the belligerent NZ Crown Agents blocking us from entering our lands because we are the true Crown of the Mauri Nation and for no other reason.

We look forward to an ongoing relationship in truth and honor of sovereignty and self-determination for mana tangata globally.

Be it known that the Purple Thumb Community, a branch of the Crown of the Mauri Nation will continue to offer mana tangata the opportunity to obtain their Live Life Claims, Private Non-Government Foundations and Sovereign Documentation as administrators and kaitiaki of the Aotearoha Sea Lane and Postal Mechanics.

Whereas the Crown of the Mauri Nation Chief & Cheiftainess Royal Order Administrators openly make an offer of assistance to the Confederation of Chiefs of the United Tribes of Aotearoa to excel our Kawanatanga/Governance together, standing with the support of Letters Patent and those that are true to the Mauri Crown, absolute sovereignty and self-determination.

We do state that we will not be tempted by kupapa, corporates or infants with empty promises, but we will follow all paths that lead to what belongs to the Crown of the Mauri Nation, Mana Tangata and the Crown Lands for the betterment and benefit of absolute sovereigns and their progeny.



We look forward to the exciting times ahead for us all.

We will maintain at all times our mantra 'clean feed teach, love peace charity' and the the fact that we are non-combatant, non-belligerent, non-statutory, non-government, neutral and peaceful.

We look forward to your letter of response to excel our Kawanatanga/Governance together in good order and faith in the eyes of IO Matua.

On behalf of Our Lady-Crown: Turikatuku III

:Rhys-T: O'Leary;

:[A]mbassador at Large: Chief Royal [O]rder of the Crown Tohunga & Administrator;

:Crown of the Mauri Nation;

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