



**CROWN OF THE MAURI NATION
AOTEAROA**

Attention: Ariki Kiwikiwi

Date: 11th January 2021

Kia ora, Nga mihi mahano. Warm greetings.

The Crown of the Mauri Nation, successor to He-W(h)akaputanga-o-te-rangatiranga-o-nu tireni/~1820-1835 in perpetuity, dedicated to the self-determination and absolute mana tino rangatiranga (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 New Zealand Governor General on the 22nd December 2020. Affirm The Crown of the Mauri Nation stand as Mauri Crown Suv'ern and tino rangatiranga in private capacity and perpetuity.

Be advised that the parties that were served have not responded and have failed to [re]but to this **Royal Decree Proclamation Judgment and Declaration order; therefore tacit-[a]dmission is con-sent, [a]ccepted-by-[e]quitable-[e]stoppel-by-[a]cquiescence.**

On the date of Monday 11th January 2021; Tino Rangatiranga Foundation received correspondence from **Ariki Kiwikiwi, Te Wakaminenga o Ngā Hapū o Nu Tireni**. The Crown of the Mauri Nation was notified of such correspondence addressing He Whakaruru-Hau-Aotearoha-&-Rangihou-Trust. All correspondence is to be addressed correctly to return an honorable response and failure to do so will be deemed null and void.

The Crown of the Mauri Nation respectfully request that any and all future communications demonstrate to us capacity, decency and integrity as hue-mans to stand behind your volition and words, to be honourable and truthful and agree to be in peace.

Failure to do so will be deemed as **offensive, disrespectful and belligerent** rendered null and void. This is a great dishonor to the Divine Love of and for IO Matua.

We request and cordially invite your team re-establish a **foundation of honor, love and kindness** to reinstate a peace treaty where we can **unite in fluid communication with respect, honesty, love, kindness, and truth;** and peace prevail for all!



**CROWN OF THE MAURI NATION
AOTEAROA**

Be advised that Royal Decree Proclamation Judgment was served by a collective of private Crown Suv'erans including Arikinui Heruika who clearly supports the position of the Crown of the Mauri Nation as stated in the rebuttal to Georgi Job dated 24th December 2020 (Annexure A);

Quote...

*"[4] This actually means that since 1934 of last generation that the only Crown here in this country is the **Crown of the Mauri Nation**. Therefore, **Crown of the Mauri Nation** have the right to stand down the IMPOSTERS in Wellington., because allowing them to continue to rule, reign and govern us is in breach of Article 2 He Wakaputanga. These IMPOSTORS passed laws to remove our guns so we cannot defend ourselves from them IMPOSTORS, and that if there is only the **Crown of the Mauri Nation**, then we have a right to stand down the impostors right now, and Georgi's b.s. excuse that the vaccine arrival is not till on the 24th December 2020, has absolutely no bearing whatsoever to permitting them to govern our people a moment more." ...End Quote.*

His position and authority is recognized by the Crown of the Mauri Nation (Annexure B).

Therefore Crown of the Mauri Nation have identified the right of divine passage to stand down HER MAJESTY THE QUEEN IN RIGHT OF NEW ZEALAND, SEC CIK #0000216105. The Crown of the Mauri Nation have identified that by allowing imposter government-ship to disobey rule and reign is in clear direct breach of their obligations to the mana whenua, mana tangata and mana rangatiratanga by breach of He-W(h)hakuputanga-o-te-rangatiratanga-onu tireni/~1820-1835 in perpetuity.



**CROWN OF THE MAURI NATION
AOTEAROHA**

The Crown of the Mauri Nation are here to serve others, we are in service to divine lore, we are in service to divine love, and we are in service to IO Matua. We recognize what peace is, we recognize what truth is and we recognize what fraud is. In serving divine love we automatically become an emissary of peace. We don't claim it, we can only walk it. We live it, we breathe it and we are in service to it. It cannot be manipulated.

Our suv'eran truth is on another level, beyond this hue-man realm of mind, which is our remedy. An emissary of peace cannot be ordered, directed or captured. We walk to the beat of our own drum. Our honor will always be in service to IO Matua. Your notice is therefore null and void.

Our Remedy is in the act of speaking truth, it is our energetic invitation to you from our divine intelligence to your intelligence, to come forward into being. It is an invitation!

By showing your love and kindness, means that you are willing to be in peace with us.

**He aroha whakato,
he aroha putamai**

If kindness is sown
then kindness you shall receive.



**CROWN OF THE MAURI NATION
AOTEAROA**

For there to be peace in your communications with the Crown of the Mauri Nation, you must bring love and kindness. If we cannot recognize peace in your writings or in your volition, then we cannot move forward in communicating with you or your team any further, period!

Lastly, we cannot survive any longer by hanging onto the false hoods of the past. Reality must be discerned at all costs. If we are to be a part of the future, truth must prevail in all instances, no matter who it hurts or helps, if we are to continue to live upon this earth".

Our Father, which art in heaven, Hallowed be thy Name. Thy Kingdom come. Thy will be done in earth, As it is in heaven. Give us this day our daily bread. And forgive us our trespasses, As we forgive them that trespass against us. And lead us not into temptation, But deliver us from evil. For thine is the kingdom, The power, and the glory, For ever and ever.

Kind regards,

Rhys-T: O'Leary
Chief Royal House Tohunga & Administrator
Crown of the Mauri Nation
Witness/Autograph
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The Confederation of Chiefs of the United Tribes of Aotearoa

Arikinui Heruika - Minister for Justice
Minister for Security & Defence

JUSTICE WILL BE SERVED!



Georgi Job Cease & Desist Notice

31st Decemeber 2020

**Any slander towards Arikinui Heruika
&
Lady-Crown: Turikatuku III**

Tena koe Georgi,

Joint Head of State for Te Hapu o Te Wakaminenga Wahi o Maniapoto

Re: your letter dated 24 December 2020

PART ONE

Equity follows the law, not opinionated "tiikanga"

[1] One's 2016 reference to the Crown of England having vacated, when one wrote this FB REPOST on March 13, 2016 (see below). This would have been around the first time one had met up with Georgi Job, after one returned to this country from Melbourne, after living on the Gold Coast. So, when at Waitangi on the 11th December 2020, Alistair took the initiative to call the Governor General Office, because all the other so-called ones who call themselves Rangatira were too scared to make the call to Stand Down the IMPOSTOR from since Karla on the 4th Feb 2017 at Waitangi confirmed from Sian Elias she is not the Chief Justice of Queen Elizabeth II of England at all, Waitangi were informed this in 2017 that the NZ CROWN is an IMPOSTOR. That his discussion with Gregory Baughen, consulate general, secretary for the Governor-General Patsy Reddy, Alistair was surprised to learn that there hasn't been a Crown of England in this country for the last generation, in particular since 1934. Yet Karla and I already knew this from Sian Elias. I knew this re my FB Post March 13, 2016:

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Minister for Security & Defence**

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[2] This is my FB POST: Alfred James Mitchell March 13, 2016

If the Queen of England as the Native Trustee has abandoned Maoridom, so no more treaty. Breach of Trust of fiduciary duty, which nullifies the treaty, so does she have to return all our Assets?

Therefore, no more Wellington government, therefore no more Queen Elizabeth II is this right?

Therefore the John Key government is adhoc, and that Maoridom are an Independent Nation by the Queen's abdication of her role as Head of State is this right?

Is it not true that Sian Elias is the Secret Head of State, without the people's knowing, for the adhoc government? It's time for Maoridom to wake up, and now John Key's adhoc Offshore Private Company "government" is trying to sign a treaty with TPPA corporate Nations, usurping the authority of the Sovereign De Jure government of this our ancestral country of "Na-Papatuanuku-Aotearoa", aka "Hawaiiiki

Tautau,"with his de facto False Flags. If John Key succeeds, this will open the flood gates for the U.S. MILITARY take over. Everyone in this country will suffer if the people do not support the Sovereign

De Jure government, the Confederated Chiefs of the United Tribes.

[3] One already knew this, but if you tell the truth to people they would never believe you. Just imagine if I were to have told Alistair this on the 13th March, 2016 when I wrote this POST on Facebook? He would have wanted to get this confirmation from the Governor-General House before he would probably believe me, and now that he did seek clarification from Gregory Baughen directly, now Alistair is on a mission, he now knows for certain that the Crown of England is no longer here, they have vacated for good. They did so without informing the people. That as long as one works diligently in honour, and clean hands in equity, one cares not what your tiikanga is. Your tiikanga is your tiikanga Georgi, Cliff, Reuben and Gavin, not Alfred's tiikanga. I have a higher degree of truth standard than you four, so this is one's forensic analysis:

[4] This actually means that since 1934 of last generation that the only Crown here in this country is the Crown of the Mauri Nation. Therefore, Crown of the Mauri Nation have the right to stand down the IMPOSTORS in Wellington., because allowing them to continue to rule, reign and govern us is in breach of Article 2 He Wakaputanga. These IMPOSTORS passed laws to remove our guns so we cannot defend ourselves from them IMPOSTORS, and that if there is only the Crown of the Mauri Nation, then we have a right to stand down the impostors right now, and Georgi's b.s. excuse that the vaccine arrival is not till on the 24th December 2020, has absolutely no bearing whatsoever to permitting them to govern our people a moment more. She is splitting hairs, because we are informed total Lockdown of Supermarkets 15th January 2021, yet Georgi and her three musketeers wants to act after this???

For Georgi to permit them to remain after 24th December 2020, quo warranto, by what authority has Georgi to contravene Article 2 He Wakaputanga? Georgi's action is treasonous the He Wakaputanga. One is not interested in Georgi's opinions about our crisis situation, we have been at a crisis point since 1840 ever since the British Crown had viewed their treaty a 'simple' nullity in 1877 Wii Parata v Bishop of Wellington., they had no intention in honouring their treaty period! That Georgi's letter is suicidal, as she is using the Vaccination coming in 2021 as an excuse to permit the IMPOSTORS to remain in our country from today!

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[5] When you look at law, example tenancy laws. If you permit someone into your home to stay with you rent free for six months, and if you tell them tomorrow they have to leave, the law protects this tenant, as you have to give him some 21 days or so Notice to leave. If you learn that they are IMPOSTORS and then immediately you serve on them a

Notice to stand down, which was done so on the 22nd December 2020, eleven days after we were informed by Gregory Baughen, then this would hold up in law, that we exhausted all remedies and avenues. One actually was ready to serve on them on the 17th December 2020 actually, but certain people such as Cliff, Reuben, Georgi, Gavin and Billy stuck their noses into our affairs and caused these delays, put us at risk. That if we delay this for mid 2021, then we blow it! The NZ CROWN will say, but you let us continue to rule, reign and govern you (despite learning this truth 11th December 2020) by Georgi's 24th December 2020 letter consent!

[6] Then after one's 13th March 2016 FB POST, eleven months later, on the 4th February 2017 at Approximately 11:40am at Te Tii Marae, inside the Wharenui, KW asked the Chief Justice/Administrator Sian Elias three questions, and got three responses.

KW: (1) Does NEW ZEALAND PARLIAMENT assume its sovereignty by means of a Constitution unwritten?

KW: (2) 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: (3) The Queen, HER MAJESTY THE QUEEN IN RIGHT OF NEW ZEALAND?" Chief Justice Sian Elias: "Yes."

[7] That because this private offshore company had registered themselves in 1934 with the Securities & Exchange Commission, Washington, D.C., then what Sian Elias has confessed to KW, both KW's 2017 inquiry and Alistair's 2020 inquiry proves one's point that one wrote on one's 13th March 2016 FB POST, 4 years and 9 months ago doesn't it?

[8] The point I am making is, we had already provided evidence to the TONGAN NEWS in 2010, that the NZ CROWN was unlawful since the 6th February 1840, read the January and February articles. Now we have seen Jeanette Wilson and Dan Hermansen's Youtubes talking about Ike Finau's ROYAL COMMISSION inquiry over the unconstitutional 12th June 1902 Flag, so therefore there was always a constitutional crisis in this country since the FRAUD took place on the 6th February 1840, read this Ike Finau's ROYAL COMMISSION.

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[9] One has been speaking about this matter for the last decade, and it all falls on deaf ears. That now that Alistair had managed to source this proof, at least we have a few on our side willing to make the stand, to stand down this IMPOSTOR and evil government once and for all, but the hold ups have been coming from those who ask why have we failed? We have failed due to people such as Cliff, Reuben, Gavin and Georgi Job maa, and their predecessors putting up Roadblocks with red-tape bureaucracy. I have seen, witnessed and experiences this for 61 years.

[10] So, both Georgi and I have always known about this, since I met her in 2016, when I informed her of this, but she fails to act.

[11] For example, after the CHCH shooting and killings 15th March 2019, it was known that paramilitary police were fully armed to the teeth training in CHCH on that very day, cannot be ruled out as suspects to the crime.

Well at least to the other Mosque. Jacinda Ardern wanted the Video footages removed from the Public, I wonder why? Brent Tarrant from Australia was permitted entry, then applies for a NZ gun License what for? Since when do you allow foreigners into any country, and permit them gun licenses? If they want to shoot things, they do so in their own country, not here! So therefore, one has to question the Jacinda Ardern administration as to why Brent Tarrant was not only granted a gun license, but he was also issued with many rounds of ammunition too. Then he killed 51 people, and 50 injured. So, one knew this was a White Flag, permitted a man to kill people here, raise FEAR of TERRORIST ATTACK (Like the 9/11 Hoax), the FEAR, REACTION, SOLUTION justification to remove all private guns from the people of this country what for and why? Agenda 21: Disarm all the people, when they bring in FORCED VACCINATIONS, the people cannot defend themselves, this is why?

2019 HUI for it to be lawful for our people to possess fire-arms for self-defence, where the enemy is the private offshore company operating out of Washington, D.C. BUT Georgi, Cath, Oto and Linda opposed this Motion to be placed on the Agenda, as they said its too dangerous. They were against our lawful inherit rights to protecting our Mokopuna from Vaccination threats.

[13] On the 20th March 2019, I came home and Cath and her uncle Charles Nikora, and his mate were there talking with Georgi. Charles, Georgi's first cousin, and his mate, had arrived in the country on the 19th March 2019, and the next day they travelled to Hamilton on a HIRED CAR. At the Huntly toilets they stopped, and next minute these three Cop Cars swarmed them armed with guns, and questioned them! This was a military like terrorist siege. Charles thought his life was in danger under threat. Their Hired car was registration number: LQW419, as I got his friend to take a photoshoot of Charles and I in order to pursue this complaint. That whilst Georgi and them where all discussing the threats the Police were posing on our people, neither Georgi nor her cousin wanted to pursue a complaint against the Police. So, in other words they more or less accept Police have the right to use guns on our people. So, now with the threats of VACCINATION Georgi does not want to do anything about standing down this unlawful government now today to make a stand for our Mokopuna. Georgi's silence is consent to Jacinda's Agenda 21.

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He is not bound by any INSTITUTIONS (SOCIETY, ASSOCIATION) formed by his fellowmen without his CONSENT!" At para [186] "... tiikanga Maori which is the Exclusive Jurisdiction of the Maori Land Court..." That the FINAL COURT, the Supreme Court in PAKI vs ATTORNEY-GENERAL, 2012, held Ngati Apa v Attorney-General, COA, 2003 as GOOD LAW. Therefore, fait accompli, check mate. The Gazette of Nu Tireni, Te Kahiti o Nu Tireni, 24th December 2016, Volume 1 Number 2, at page 35 Maniapoto Hapu – Aotea Rohe Potae shows the Land and Sea Territory of Maniapoto according to Wahanui, Taonui, Rewi Maniapoto and 412 other tribal members Petition to the Native Land Court 3rd August 1883 AJHR. 1883 I I 02a.

From 1986, when the Australia Acts 1986 (from 3rd March 1986) and the New Zealand Constitution Act came into force, the decolonization of both Australia and the State of New Zealand became complete.

When Palmer repealed the 1852 New Zealand Constitution Act (Imp), by he revoking the Constitution, and removing his government's Warrant to govern its people of the State of New Zealand, his Parliament became unconstitutional. No constitution means no jurisdiction and authority to govern over Queen Victoria's subjects of the State of New Zealand personality. No warrant, no right to govern, no Land!, no Kingdom! As mentioned, Hon Christopher Finlayson, Attorney-General's letter to King George Watene Tautari, date-stamped 26 NOV 2014, stated: "There is no written New Zealand constitution." Whereas the Wakaminenga have our 1835 written constitution. When one looks at the 18 April 1840 Gazette, basically it confirms that, the Government of England has recognized every petty tribe such as Ngaati Maniapoto in our country as an independent foreign power. NEW ZEALAND GAZETTE AND WELLINGTON SPECTATOR, Volume 18, Issue 2, 18 APRIL 1840 (Saturday) ... That Council therefore proceeded to consider the situation of the Colonists, in relation to the question of Sovereignty. ... yet it appeared to the Council, that under the recent proclamations of the Governor of New South Wales, the English Government had formally disclaimed the existence of any right of Sovereignty in the Crown of England, and had in the amplest manner recognized the independent Sovereignty of the Native Chiefs of the Island. As that proclamation contains a reference to the acquisition by purchase of the sovereign rights of the Chiefs, the Council believe and hope, that, ere long, the authority of the English Crown will be established in this place.

That authority does not, however, exist at the present moment. On the contrary, the Government of England has recognized every petty tribe in New Zealand as an independent foreign power, and has by implication asserted the right of the Chiefs to exercise authority over every person residing within their territories, according to the laws, or rather customs, of the tribe. Every act of Government therefore within the Colony, whether legislative or executive, must derive its validity from the assent, express or implied, of the principal Chiefs of the district. And every act of government thus sanctioned, must be recognized as valid by the Government of England and every civilized Government.... By order of the Council, SAMUEL REVANS, Secretary. Arikinui Kawenta Crown, your mobile message to me 18 Dec 2020, that you, Cliff and Georgi had been speaking about Lady-Crown: Turikautku III, trying to diss her Kaupapa of (1) parse quantum syntax; (2) Post Master General; (3) Live Birth Claim; (4) Sea Pass creating a Sea Lane; (5) Universal Postal Union of due maritime admiralty process etc..., then the burden is upon you three to provide your respective thesis, backed up with qualified facts, as to why you three believe that you are Right and therefore Lady-Crown: Turikautku III is wrong.

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One prefers to remain impartial. That please provide your qualifications on parse quantum syntax, Universal Postal Union law, because from one's observation both Georgia you Gavin had been supporting Monica Easticks (1) parse quantum syntax; (2) Post Master General; (3) Live Birth Claim; (4) Sea Pass creating a Sea Lane; and (5) Universal Postal Union processes, which you both are in possession of her Diplomatic Immunity ID Cards. This therefore raises questions as to why you both accept this process in one breath, then reject this process in another breath. So, can you both see the inconsistency to this? Cliff and Georgi since the 15th Dec 2020 have publicly on FB been slagging off against Lady Crown due to the 13th December 2020 document, which you Georgi on the evening with Michael, Michelle, Hinewhare and myself, you Georgi asked if you can endorse this very document that had the Notary Seal on it.

You Georgi went one step further and suggested for point of Contact, you would put the Maori Govt as point of Contact details. You Georgi are now trashing Lady-Crown: Turikautku III's Notary Seal, so if it were the NZ CROWN Notary Public Seal would you trash their's too? The question one asks is what is the purpose of a Notary Seal for practical reasons? A registered Notary Seal means the Notary can attest that in his presence that all the 5 separate pages are of the one document. Or another less expedient method would be to bound the 5 separate pages with a ribbon threaded and tie all pages as one document.

Therefore, without this registered Notary Seal, we would still have to get it done the more difficult way, using the ribbon, and sealing with wax or something, when the embossed Notary Seal is easier would this not be true? That unless you guys can provide evidential proof of claim to the contrary, then your opinions would lack merit. AND of course the other question is, that since Michael specialises in Corporate forensic analysis on documents, to find loopholes as a Private Investigator, one took the initiative to ask him if he had knowledge on parse quantum syntax, where his answer was yes.

When asked him as to **Lady-Crown: Turikautku III's works, he said her work is incredibly great!** If he has attested that her works are correct, then therefore, one requests to see your thesis to prove your claims against her; especially when you both have accepted Monica Eastick's and why? People have been slagging off stabbing me in the back for working with the Wakaminenga, Kohuiarau and Ngaati Wikitoria for what appears has an issue that this document is embossed with a Notary Seal, where those who are slagging Michael's Notary Seal have very limited knowledge on Parse Quantum Syntax on documents would this not be the case? One does not support those who had been making presumptions attacking Lady Crown's Youtube speaking on the 13th December 2020 document where neither had done their due diligence, therefore one questions their credibility as to their knowledge on this subject matter?

In regards to this document, people from Kohuiarau and Ngaati Wikitoria have come out to blame myself for excluding both Kohuiarau and Ngaati Wikitoria, when certain ones from Kohuiarau and Ngaati Wikitoria were invited at our Motel across the road from Te Tau Rangatira to input into this document, as one does not speak for these two factions. It is a fact that both the Wakaminenga and Kohuiarau were founded on the 17th August 1808, at Okoroire, Ngaati Haua, as a single-hulled Waka.

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Therefore, the Rangatira connected with that event, or their heirs and successors, were endorsers of the 28th October 1835 written constitution. There became this special relationship with King William IV since the 13 Chiefs met with the King of England, at Portsmouth, England, on the 22nd October 1832. These events had absolutely no relationship with Queen Victoria, as that occurred later in 1840, where the legal maxim: First in line, First in time. First in time, is Best in Law. That the 1840 treaty which does not contain constitutionally granted powers, is reliant on the 1835 He Wakaputanga to confer this. Without the former, then the latter ceases to exist. Ngaati Wikitoria cannot abrogate the powers of “Ngaati Wiremu te wha” can it?

For Georgi to come out and state in her emailed PDF document “Her reasons for supporting the release of the Declaration as soon as possible”, was rather contradicted by her actions when she on FB on the 16th Dec 2020 trashed Lady Crown by saying “GET OFF WITH YOU...” Her PDF is questioned as to how she had signed off her two-page document as the “Tumuaki” for the “Te Hapu o te Wakaminenga waahi o Maniapoto” requires proof of claim. That when Georgi questions the Declaration as having the Notary Seal of Lady Crown’s to the document, then equal forensic inquiries need to ask for proof of endorsement as to the “Tumuaki” for the “Te Hapu o te Wakaminenga waahi o Maniapoto”, because the Kahiti Gazette makes no mention of “Tumuaki” does it? That of course someone such as Michael who specialises in Corporate forensic analysis on documents, to find loopholes, would question this as well? Which was one’s question at Kaputuhi Marae on the 13th April 2019 when Georgi, Oto and Linda tried to dismiss our 1983 established Wakaminenga, to usurp it by their 2017 model.

That at a secret Hui on the 13th July 2019, without informing me, they secretly passed a resolution for the Maniapoto Wakaminenga to form an alliance with the Te Wakaminenga National body., which proves that they had an alliance with the Te Wakaminenga National body on the 13th April 2019, is forensic evidence that Cath Hopa-Pioletti’s 15th April 2019 letter is fraudulent; as you cannot call what is non-existent into being can you? That whilst in part, one accepts what Georgi had said, “I know as Tumuaki of Maniapoto Wakaminenga I don’t have to go back to our Wakaminenga to authorise this declaration...”, the fact that Georgi is not the sole Tumuaki would mean that she has to consult with me always, since one’s status is , and that her failure to inform myself as to her hidden secret Hui behind my back on the 13th July 2019, has called for that Hui null and void, with disciplinary action against them. The problem we faced at this KOTAHITANGA Hui, was the fact that people were in either of two separate forums, (1) Creatures of Law; or (2) Creatures of statute. “Ko Matou” of the constitutional forum 1835 (Creditor) are not to be confused with (2) Creatures of statute, as “Ko Matou” are (1) Creatures of Law.

That therefore, this document being presented by “Ko Matou” would weaken the whole premise to removing the impostor, the NZ GOVT, if this includes it’s NZ GOVT citizens. That unless we are in possession of the proof to the contrary, we therefore have to conclude that “Ngaati Wikitoria” of this KOTAHITANGA, are not “Ko Matou” of the constitutional forum 1835. Wakaminenga Kohuiarau are “Ko Matou”. “Ngaati Wikitoria” are of “Ko Ratou.” So how do we see “Ngaati Wiremu te wha”, as opposed to “Ngaati Wikitoria”? Are they the same yes or no? They cannot be the same since the former held a special relationship with the 13 Chiefs who met him at Portsmouth, England on the 22 October 1832.

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“Ngaati Wikitoria” via William Hobson on board the H.M.S. ‘Herald’ entered our shores on the 29th January 1840, six days later on the 4th February 1840 Hobson had commenced framing up his treaty document, so he had a devious plan for sure, didn’t he? Let’s consider the facts. Hobson sailed from Sydney on the 19th January 1840; arriving at Kororareka on the 29th January 1840, taking in total ten days to arrive here. Yet on the 14th January 1840, whilst Hobson was in Sydney, Governor Gipps allegedly proclaimed The question arises? For what reason did Hobson declare Auckland Anniversary Day 29 January 1840 without a treaty or any founding document? This tells us that Hobson’s arrival date, when he entered our shores on the 29th January 1840, his intent was to usurp our Mana. That on the eighth day upon our soil, he was able to engineer a plan to con our 43 Chiefs on the forum of Waitangi, 6th February 1840, to endorse his document.

The 1835 He Wakaputanga written constitution was a declaration proclaimed by “Ko Matou ko ngaa tino Rangatira” to the world. This 1835 Wakaputanga event was ratified by a 21-gun salute from HMS Alligator acknowledged standing under the 20th March 1834 constitutional flag. Therefore, in effect “Ko Matou ko ngaa tino Rangatira” holds to this day a special relation with King William IV, “Ngaati Wiremu te wha”, not with “Ngaati Wikitoria” that did not exist in 1835. That “Ko Ratou” of the maritime admiralty (unconstitutional) forum as British subjects 1840 (includes Ngaati Wikitoria), where the latter has since Hobson’s proclamation in May 1840 to “sovereignty over NEW ZEALAND”, encapsulated all our people via their NZ Birth Certificates under the Law of the Sea, NEW ZEALAND. Oil and Water cannot be mixed.

Michael Stace specialises in CORPORATE forensic analysis on documents, finds loopholes, and is a Private Investigator by profession. He is more qualified on CORPORATE forensic analysis on documents than most people would this not be true? Due diligence one asked Michael if he had knowledge on Quantum Syntax and he said yes. That when I asked Michael as to his **forensic analysis on Lady-Crown: Turikautku III’s Quantum Syntax and SEA PASS stuff, and he said her work is correct.** One was undergoing due diligence, getting one’s facts right first, rather than the approach of most who jump onto FB spouting their opinions as both Cliff and Georgi do. Therefore, Georgi, for you to have supported Monica Eastick’s Quantum Syntax and SEA PASS stuff, then how did you conclude that Lady Crown’s stuff is wrong, but Monica Eastick’s stuff is right? Is this because Monica is whiter than Lady-Crown: Turikautku III? One is asking you, because you know very little on the Quantum Syntax and SEA PASS stuff, yet you drew inferences by your conclusion that Lady Crown’s stuff is wrong. If Lady-Crown: Turikautku III’s stuff is wrong, then so too would make Monica Eastick’s wrong, would this not be true, yes or no?

Or do you guys have double standards that you guys need to address?

Rebuttal to Arikinui: Heruika is required in 9 days from date of Cease and Desist Notice. If no rebuttal is received, this Cease and Desist is effective immediately.

The Confederation of Chiefs of the United Tribes of Aotearoa



**Arikinui Heruika - Minister for Justice
Minister for Security & Defence**

JUSTICE WILL BE SERVED!

Please refer all correspondence to my personal secretary Tohunga AmoakuraalOnuku at the email provided on this Cease and Desist Notice.

End Time Stamp 31st December 2020.

:Arikinui: Heruika;

Minister for Justice | Minister for Security & Defence

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



AOTEAROA - THE EARTH OF LOVE



EST. 1820 - IN PERPETUITY

CROWN OF THE MAURI NATION
AOTEAROA

: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 Maori 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 Maori 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.



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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.



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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.



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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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