



OFFICE OF THE ATTORNEY GENERAL
The Confederation Of Chiefs Of The United Tribes Of Aotearoa
Sovereign State of Te Atua E Wa Aotearoa
MAORI GOVERNMENT OF AOTEAROA
Sovran Hapu State of Tamaki Makaurau Aotearoa
Te Hapu o Te Wakaminenga Wahi o Maniapoto

AND as the Minister For Justice and Minister For Security & Defence

31st December 2020,

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:

[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!

[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 Wharenuui, 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?

Chief Justice Sian Elias: "Yes."

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.

[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?

[12] So, one had informed Georgi that one wanted to pass a Motion for our 12-13th April 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.

[14] In response one as the Attorney-General wrote to the NZ CROWN govt Andrew Little three Notices in regards to their new Gun Legislations, and requested that he place into evidence the International Maritime Contract between we the First Nations People for this country and themselves this private offshore company operating out of Washington, D.C., as it is unlawful to impose their maritime admiralty laws of the sea onto our landmass without this Contract in dispute. One was always unaware of such a contract, let alone we being in violation of it. That unless Little provides this International Maritime Contract, then all statutes upon the landmass are unlawful. I have the proof of receipt to these, but Andrew Little failed to answer, and yet he continued undergoing treaty settlements and all our people from wanting to settle are responsible to consenting to the

IMPOSTORS to remain here, just like Cliff, Reuben, Gavin and Georgi maa, as silence is consent.

[15] Since one has informed Georgi in 2016 as to the NZ CROWN unlawfulness, she herself has written several Cease and Desist Notices without one's perusal and approval, however, one will always support Cease and Desist Notices against these trespasser corporations on our land. So, when I received this 24 December 2020 Kupapa 2-page letter from Georgi Job "Rejection of Cease and Desist Notice" one can see that Georgi Job has contradicted all her Cease and Desist Notices of the past, and has now permitted the IMPOSTORS to continue what they are doing post 24th December 2020, remain here rather than stand down - a Kupapa sellout in one's eyes for sure; reason why one will call for her to stand down from our Wakaminenga o Maniapoto.

[16] Georgi you are a liar. You never mentioned anything about your change of mind, but that's irrelevant, because if the resolution of the 14th December 2020 HUI was passed, then you Georgi changing your mind has no lawful clout to overturn a resolution already passed at the HUI. You changing your mind merely tells us that your word is not your Bond, you cannot be trusted. The resolution passed consummated a contract between all those present, who we were told, it was unanimous, no one objected. The only way to withdraw a resolution is the same process as withdrawing a contract. For people who cannot uphold the sanctity of a contract cannot be trusted. All law is contract, contract makes the law, contract makes the resolution, and for you Georgi, Cliff, Gavin and Reuben to seek the audacity to demand to overturn the resolution, as the Minister for Justice, and as the Attorney-General one is honour bound to uphold the sanctity of the 14th December 2020 resolution passed! With clean hands in equity and in honour to the resolution passed, you FAB FOUR will not withdraw anything as everything has to undergo due process. For any resolution to be withdrawn and rescinded, it has to be on the request of the "Mover" and "Seconder", but if there is just one dissenter than the resolution must stand! So its no point, because I will object to its withdrawal.

[17] It is a cardinal rule of procedure at meetings that there shall be no debate except upon its question, so we are speaking about the question first proposed on the 11th December 2020, and on the 13th December 2020 completed on the 14th December 2020. A motion may not be discussed until it has been moved and seconded; this paperwork for the 11th December 2020 9:00pm meeting does show Reuben "Moved" it, and Tohe "Seconded" it, and if Reuben, Cliff, Gavin and Georgi change their minds, it requires approval from everyone else for their consent to change their minds, who would accept to having this matter "Moved" and "Seconded" for the "Withdrawal" of the 14th December 2020 resolution to a 21st December 2020 meeting. That if there is even one objector (which there is), the original motion must stand.

[18] That if for the want of an "Alteration to Motions", a proposed alteration cannot materially change the character of the initial motion that was passed on the 11th December 2020 for the 13th December 2020 Wharenui continuance, and 14th December 2020 outcome. As a resolution may not be rescinded at the same meeting that adopted it, in other words the events that transpired on the 11th December 2020, had its continuance right up to the end 14th December 2020. What one is saying is, you cannot introduce a

new Motion on the 12th, 13th and 14th to override the original resolution passed on DAY ONE!!! You can only introduce a Motion to rescind that original resolution at another HUI event, but at the consent of its initial “Mover” and “Seconder.” These are the International Best Practice ORDER IN DEBATE conventions operating world-wide. So, you would see that for Rescission of Resolutions, proper Notice of rescission must be given to all the parties, but if as one mentioned, that if there is even one objector (which there is), the original motion must stand, so therefore Reuben, Cliff, Gavin and Georgi you are fettered by myself. That you are also fettered by others who may object as well, as that is “tiikanga”. Cliff’s claim is “tekanga”, you three Mind Changers have no case! Your “Motion” passed on the 21st December 2020 cannot override the 14th December 2020 resolution. Your resolution was OUT OF ORDER ultra vires!

[19] The meeting you were attending Georgi is not a Wakaminenga Maniapoto Hui, we have no right going to other Hapuu and speaking for Maniapoto at them. You did not call for a Wakaminenga Maniapoto Executive meeting to discuss going to another Hapuu Hui did you Georgi? As you say Georgi, and even if one doubts what you say is true, you mentioned some of our Wakaminenga Maniapoto whanau agree with you, and like wise some of my Wakaminenga Maniapoto whanau do not agree with you, agree with me, so what’s your point? Then it would have to go to a Hapuu Wakaminenga Hui which I have asked you to arrange because I have a few matters I have told you to put up on our Agenda, but you keep delaying it, and all of a sudden you come up with this crap, your whanau do not agree with it. That if my whanau agree with it, then the burden is upon you to call a Hapuu Wakaminenga Hui and vote it out! You cannot say that its you and your whanau who can make the calls for Maniapoto. The fact that I had three members of my Maniapoto whanau at Wellington (four of us), that outnumbered you and Linda, so what’s your point?

[20] That you Georgi had put out Cease and Desist Notices without my perusal and approval, therefore all these need to be addressed too, because you are full of contradictions Georgi, as why do you talk about the need to consult our people, when its been you, Cath, Oto and Linda doing things without Maniapoto Hapuu mandates? This is the reason why I asked you to call a Maniapoto Hapuu Wakaminenga Hui long ago to clear up all your Fake Notices with Fake Seals and Fake IDs with Fake entities you and Cath have created.

[21] Your stupid rant that I had declined to go up with you on Monday when it wasn’t Maniapoto business, when you already knew that I had already had flight tickets booked and paid for, plus Hotel accommodation in Wellington paid for, my destination was to head south, not north, to uphold the Resolutions passed. Your unanimous decision does not stand, because you did not have everyone who was in attendance on the 14th December 2020 at Waitangi there. Paula and I were in Wellington.

[22] The witnesses at the 14th December 2020 signing had informed everyone in Wellington that they witnessed you, it was you who asked to endorse it and put your 2017 Maori Govt Model contact details on the document, and I said NO! I said NO, because you

were not mandated to at the 14th December 2020 Hui, as only Hinewhare and myself were mandated.

[23] You Georgi say, you offered the Wakaminenga Maori Government PO Box address and email because Michael Stace said he had no address for respondents to reply back to is a load of crap. It is a load of crap because, I did not sign off on your 2017 Model Wakaminenga Maori Government, which is not part of Maniapoto Wakaminenga. I signed it off with my THE CONFEDERATION OF CHIEFS OF THE UNITED TRIBES OF AOTEAROA as est 1983. If there needed to be an address for contact, it would be my address, not your's.

[24] Georgi please provide the proof of claim that this document I served and got receipted has attached Ngaati Wikitoria purple thumb to it, because I recall myself putting my own purple thumb to it. You are fabricating stuff as usual.

[25] That your point quote, "Further the Declaration signed by you under Te Wakaminenga wahi o Maniapoto has not had my tohu/and our seal applied to it, which would negate it." Unquote. How strange Georgi in how you have been signing off under Te Wakaminenga wahi o Maniapoto without my tohu to claim Nukuhau ki Kirikiriroa, when this is not Maniapoto whenua, so are all your documents you had been sending out to all the NZ GOVT Agencies, do they have the mandate from our Hapuu Ngaati Apakura, Ngaati Maahanga, Ngaati Wairere and other sub-hapuu? Tiahine Wharekura-Kingi and I have more right than you Georgi to Nukuhau ki Kirikiriroa, than yourself, Cath, Oto and Linda for sure; my mum grew up there.

[26] It is strange Georgi how you raise this point now after the fact. There were witnesses Hinewhare, Michael and Michelle with you and I there on the 14th December 2020 when we were editing the final changes for the positions that I hold, as well as Hinewhare. As we were the two mandate one's to endorse this document, then if its "tika" for Georgi to sign off under Te Wakaminenga wahi o Maniapoto, then it is "tika" for Alfred to sign off under Te Wakaminenga wahi o Maniapoto too, as you do Georgi.

Before we went to Michael's unit, it was Paula and Joann who came back from the HUI that passed the Resolution, who reported to us at the Hotel at Paihia, who reported to us the outcome at the Marae. When you and I turned up at Michael's unit, and when Hinewhare turned up, these three who were at the HUI had confirmed what Paula and Joann told us was pono. So that's five people who were witnesses who confirmed the Resolution was passed, and that in law, once a Resolution is passed, then it cannot be withdrawn as rescinded as one explained above. The Hui did not mandate you Georgi to endorse it. It only mandated Hinewhare and I to do so. So, for you to say that the document required your tohu, then you are saying it would require everyone's tohu who were present at the HUI, and if people went home, took their leave and vacated, just as Cliff abandoned his position by not wanting his tohu on the Document, yet he volunteered to be as he claims "Chief Administrator" which others of the ADMIN who have written to me do not agree with Cliff and Reuben's claims. However, because the Resolution did not state the requirement of everyone's tohu, that it mandated both Hinewhare and I, is why one disagrees with you procrastinators.

[27] If this is an issue with you today, if in considering this should be a valid point, then this sets your precedent to this measure in clean hands in equity, if your word is your Bond. Therefore, exactly the point one raised to you 20 months ago about your nieces Cath and Makereti, as well as Mischelle, Linda, and Oto's 15th April 2019 letter that went out Publicly, under the Common Seal "MAORI GOVERNMENT OF AOTEAROA NU TIRENI" and under "Te Whare Ariki o Runga"; and under "Te Wakaminenga o Nga Hapu o Nu Tireni"; and under "Chiefs of the Confederation of the United Tribes of New Zealand"; and under "Maori Government, Wakaminenga"; and under "Executive of the Maori Government of Aotearoa Nu Tireni" didn't have your's and my Tohu on it Georgi?

That the only one from Te Hapu o te Wakaminenga waahi o Maniapoto who holds any positions in the Executive of the MAORI GOVERNMENT OF AOTEAROA est 1983 is myself. That all the 4 Pou structures referred to in Article 3 of He Wakaputanga had been FRAMED and enacted into written law by our LEGISLATURE/Paremata ("kia whakarite ture") of the MAORI GOVERNMENT OF AOTEAROA; THE CONFEDERATION OF CHIEFS OF THE UNITED TRIBES OF AOTEAROA. That Te Hapu o te Wakaminenga waahi o Maniapoto has adopted this, and these laws passed by our Congress in 2002, includes the EXECUTIVE "Kia whakarerea te whawhai" Ministry of Security & Defence, Ministry of Internal Affairs; and "kia tika ai te hokohoko" Ministry of Trade and Foreign Affairs; includes the JUDICIARY Department of Corrections, Police ("kia tika ai te Whakawaakanga, kia mau pu te rongo, kia mutu te he")

[28] One will note for the Record that I had raised matters to you several times asking you when you and Cath were going to arrange our Maniapoto Hapuu Wakaminenga Hui due to yourself and Cath signing off on documents that have never had my tohu and Seals on them, as you have assumed to be the sole "Te Tumuaki Pou Tu a Rongo" for Maniapoto without Resolutions passed where both you and I were appointed as Joint-Heads of State.

[29] When you were with the MANA PARTY where you guys registered your Constituency (without a written Constitution) with the private offshore Company registered with the Securities & Exchange Commission (SEC), Washington, D.C., did you not vacate Ngaati Maniapoto geographical territory, yes or no?

[30] What Cliff needs to learn is that the Te Wakaminenga do not hold jurisdiction over Hapuu. NEW ZEALAND GAZETTE AND WELLINGTON SPECTATOR, Volume 18, Issue 2, 18 April 1840 (Saturday) succinctly says, "...On the contrary, the Government of England has recognized every petty tribe in New Zealand as an independent foreign power..." of England, despite the Te Tiriti o Waitangi 1840.

PART TWO

Bryce Smith's email 17th Dec 2020

[1] Before speaking about Bryce's email, Cliff had raised a point on FB at approx. 9am 17th Dec 2020, he asked "What happened to Ko Matou?" This is where Cliff shows his lack of

comprehension as to what is “**Administration**” and who are “**Ko Matou**”, and this is where all these newbies who have come down in the last shower are causing confusion amongst the people, the blind leading the blind, because it appears that you Cliff, Reuben, Gavin and Georgi are leading this confusion, shows you guys are confused yourselves!

The KOTAHITANGA event that transpired from the 11th Dec to 14th Dec 2020, was **NOT** a KOTAHITANGA between “**Ko Matou**”: Ko **te Wakaminenga** me Ko **Huiarau** is this not true Cliff? Would you agree with this point Tiahine Wharekura-Kiingi and Edward Moses? That HUI called for in the PANUI was a KOTAHITANGA event called for the Unification of every Tom, Dick and Harry, and their dog, albeit both “**Ko Matou**” and “**Ko Ratou**”, two different jurisdictional forums, the former is “**Sovereign**”, the latter is “**Statutory Creature of the Crown Corporation**”; oil and water don’t mix. The former are under the 22nd October 1832/20th March 1834 constitutional National Flag. Whereas the latter are under the 12th June 1902 De Facto Flag, separate jurisdictions. It was the delegation led by Pari Otene Te Manu of Ngati Wai and Nga Titoki to meet with King William IV at Portsmouth, England, in October 1832 as to how our Kara Tuatahi National Flag came into being.

Ko Ratou being: Maori Incs, NZPP Crown Agents, British subjects of Ngaati Wikitoria, and all Maori registered with the NZ CROWN Govt, all of these are not of “**Ko Matou**.”

However, Cliff assumes that he was appointed by our Ko **te Wakaminenga** and Ko **Huiarau** to be the Administrator for we “**Ko Matou**” **Te Wakaminenga**, at some PRE-HUI and how can that be when I did not attend his PRE-HUI to speak for our Ko **te Wakaminenga** (*and Ko Huiarau may say the same to Cliff as well*), and nor were there any of our portfolio holders at his PRE-UHI to speak for us, therefore from what lawful basis does Cliff or any other third party interlopers got to claim the premise that he “is the Chief Administrator for Ko Matou” one asks?

Cliff, Reuben, Gavin and Georgi certainly have not made any commitment to join our MAORI GOVERNMENT OF AOTEAROA (THE CONFEDERATION OF CHIEFS OF THE UNITED TRIBES OF AOTEAROA est 1983) with their Hapuu Wakaminenga, that Cliff spoke about in the Forum Tent on the 12th December 2020 when he mentioned **Mohi Manukau and Del Wihongi**; these two were among the National Wakaminenga Council who appointed me in 2001. For Georgi to call out, “**and Sue Nikora**” was misleading, as Georgi’s Aunty Sue Nikora was not among the pioneers to our Government at all, and she was never the Prime Minister as Georgi has falsely claimed many times to the vast audience.

So when you Cliff are given a role by certain people, you need to be sure that those certain people have the mandate to speak for Arikinui Heruika and our Ngaati Maniapoto/Ngaati Maahanga/Ngaati Wairere/Ngaati Whawhaka people as well as our MAORI GOVERNMENT OF AOTEAROA (THE CONFEDERATION OF CHIEFS OF THE UNITED TRIBES OF AOTEAROA est 1983), for both Tiahine Wharekura Kingi and Edward Moses would vouch that these four Hapuu Ngaati Maniapoto/Ngaati Maahanga/Ngaati Wairere/Ngaati Whawhaka have been established in the Kohuiarau Covenants since the mid1980s, where one has cousins in Kohuiarau who represent us. That this is Kotahitanga founded on the 17th August 1808 at Okoioire, Ngaati Haua is extant, the appointment of Waikato Tairea as the Wakaminenga/Kohuiarau Taiopuru according to history. Waikato Tairea was also Ngaati Maniapoto, **so we are looking back at 192 years to our Maniapoto history to the founding of the Wakaminenga/Kohuiarau kaupapa.**

[2] That one has a written report provided to me by ADMIN, as well as the WAITANGI SPECIAL RESOLUTIONS two-page Minute records for the 11th December 2020, commenced

approx. 9pm, that shows what you two Cliff and Reuben have been saying does not agree with the weight of evidence to both of your claims, you both are colluding to. One is undergoing one's forensic process on the documents one has in front of me. It is a fact that you Reuben was the Mover and Tohe the Seconder for the first Resolution regarding assisting Lady Crown as a key speaker for the Waitangi event these minutes read. The minutes read "All those in favour, no objections, Special Resolution was Passed by Majority". So what have you Reuben and Cliff got to say, as I am asking because I did not attend this Hui, but please explain Cliff and Reuben as to why had you two come out making outlandish claims against Lady Crown after you Reuben moved that Resolution passed on the 11th December 2020? I need answers NOW, because your actions are not acceptable, its dishonourably unclean hands in equity as far as I am concerned, your refusal to uphold Resolutions passed is breach of fiducial duty, breach of tiikanga.

That Cliff's claim, quote "I was given and asked to fulfil the role of Admin for the HUI at our **pre HUI meetings**", has nothing to do with the **post 11th – 14th December 2020 meetings** does it? There is a clear distinction between pre and post. So when Cliff says, quote "That includes transparency, order, rules, standards and tiikanga on the table, not off the table etc etc..." unquote, those terms and conditions apply to Cliff, because we never contracted to those conditions did we? Cliff was never appointed by "Ko Matou" as our Administrator period; he never had our mandate!

That Cliff's claim said, quote "Could you provide me as the Administrator (not our Administrator for Ko Matou) with the miniti and record of all who gave the tautoko...?" unquote, this would equally demand from Cliff to provide me as the Minister for Security & Defence, Minster for Justice and Attorney-General for our MAORI GOVERNMENT OF AOTEAROA (THE CONFEDERATION OF CHIEFS OF THE UNITED TRIBES OF AOTEAROA est 1983) the minutes and record of all who gave Cliff the mandate to be the Administrator for and over our Te Wakaminenga?

That Cliff's claim said, quote "You said to me you had already left before that happened? How did your thumbprint get on the document? Do you and Hinewhare hold the status of Sovereign to be able to use that colour ink? Hinewhare as far as I know is a member of the Maori Council, a creature of statute no less..." unquote. Cliff has shown he was in communication with Bryce Smith, the 17th December 2020 email implies, a member of the Maori Council, a creature of statute no less, so what's his hypocritical point? The dumb question "Do you and Hinewhare hold the status of Sovereign to be able to use that colour ink?" One is the Lord of my own Universe, Cliff, one chooses which colour Ink I use for my thumbprint don't need anyone's permission; as one is not a puppet like you Cliff! If one was asked by your very own ADMIN Cliff on the 12th December 2020 to assist them, then mandated on the 13th December 2020 to prepare the document to Stand down the Impostor government as a matter of right, then one was mandated to do so; was mandated to put my Seals and thumbprint on it, normal conventions, no different to all the documents that Georgi maa had been doing since 2017. So Cliff in your deficits then don't tell me about administration.

Georgi's email says, quote "...One of the taake was that the kaumatua supported you to prepare the document statement to go out that was to be in your hands..." unquote. Was to be in my hands, not Cliff Royal's hands, or the Admin's hands!

Georgi's email then says, quote "...Ok I send notes to your email. I agree notice need go out asap." Unquote.

[3] Then Georgi sent me these two attachments:

<Discussion Points ite whare 13 12 2020.jpg>

Georgi: Item (2) Paper is being prepared to stand down NZ Govt. Alfred Mitchell tasked with preparing document. Item (5) To support the administration currently in place Cliff maa.

<Minititi ite whare 13 12 2020.jpg>

Johnny: Item (1) Process – Alfred to Spearhead Admin to confirm. Item (3) Confirm Admin Confirm Cliff Royal Chief Admin.

That when you look at Johnny’s minutes, where he was supposed to be the actual minute taker, his minute taking was very poor. Georgi’s minutes are better, even though she probably didn’t intend taking the minutes, just noted briefly what was said, but in her brief, captured more than Johnny who was tasked with the job. That one questions Cliff’s minutes, where Cliff who wasn’t even in the Wharenuui at all on that day, shows that Cliff manufactured his b.s.

Cliff says, quote: **“Alfred has been tasked to retrieve any and all data, drafts, records in relation to the "Declaration" - missive and report when that has been done, from that point on we will control any and all administrative processes, outcomes, including finalization of a Notice , feedback from Rangatira, Hapu Tuturu and where it is to be delivered, announced (to be advised asap)”** unquote.

This is an outright Cliff bullshit!

Yet for some reason, Georgi says to me in her email to one’s inquiries into Cliff’s wild claims (<Email to Georgi re Cliff>, quote: “I didn’t send him any minutes. I don’t know what he’s talking about. I took a note of the 5 taake that Taumata kaumatua has agreed to in the whare. I talked about that at the debriefing meeting on Sunday with Stan...Cliff came over later and asked for the 5 taake for their records (but the Wharetupuna Hui of Ko Matou is private, not for Cliff’s public KOTAHITANGA business)...” unquote.

[4] So for the record, 11th – 14th December is Friday – Monday, Sunday was the 13th December 2020, Georgi was with me when we were debriefing with Stan, who had asked both Georgi and I if we would stay after the Hakari to continue this mahi, not to go home till we finished this Kaupapa which is what the Resolutions implies to any professional Attorney-General Chief Litigator for the MAORI GOVERNMENT OF AOTEAROA who knows due process better than Cliff and Georgi (not what Cliff claims to leave it unfinished from his non-performance tiikanga); especially when there were three Resolutions; the first moved by Reuben on the 11th December in the Forum Tent of “KOTAHITANGA jurisdiction”; and the second moved by Reuben on the 13th December in the Wharenuui of “Ko Matou jurisdiction”. AND that action for Item (2) of Georgi’s notes for Maniapoto “Paper is being prepared to stand down NZ Govt. Alfred Mitchell tasked with preparing document” we were still working on this paper, as it was slowed down from of the people in the Wharekai the evening who decided to make amendments, additions, deletions late at night, because they were too damn lazy to had written their Hapuu inputs during the daytime of the 12th December and the 13th December.

So when looking at Georgi’s Maniapoto feed back to me in her email, Georgi contradicted herself in the same email, typical b.s. from Georgi uncovered. In the first breath Georgi says as mentioned above, repeat, quote: (<Email to Georgi re Cliff>, quote: “I didn’t send him any minutes. I don’t know what he’s talking about. I took a note of the 5 taake that Taumata kaumatua has agreed to in the whare. I talked about that at the debriefing meeting on

Sunday with Stan...Cliff came over later and asked for the 5 taake for their records..." unquote. BUT Georgi ended this with, quote: "I gave Cliff the page I had written the take on, but before I did I photographed it." Unquote.

[5] This was the unprofessionalism of Georgi, as Joint-Head of State representative with me for the Te Hapu o te Wakaminenga waahi o Maniapoto Georgi indeed had no right passing over to Cliff minutes for Maniapoto records.

Cliff did not consult with me for permission to be in possession for Maniapoto minutes reported for Maniapoto (which Georgi handed over to Cliff and not myself), not reported for Ngaati Korokoro. What's wrong Cliff, didn't **Robert and Haimona** write up their own minutes for Ngaati Korokoro??? Georgi wasn't appointed to be Ngaati Korokoro's reporter. That because one was called to this meeting in the Wharenui, where Georgi didn't tell the HUI to wait for me, as Georgi knew that as I was approached by ADMIN and two others on the morning of the 12th December that required my assistance to prepare the Declaration Document, where Georgi also came over to my Hotel unit across the road on the 12th December to observe the input, therefore she should have ensured that the Hui in the Wharenui waited for me before starting.

That therefore Georgi's minutes were for Maniapoto's records, not for Cliff to take away minute records for Maniapoto purpose. Georgi was not mandated by Ngaati Korokoro to write for them as Cliff's servant, Georgi was representing Maniapoto and Cliff was takahi'ing over Maniapoto breaching tiikanga, was why I included Georgi with me on the 14th December evening to go over the final editing of the document was because she was my Joint-Head of State for Maniapoto.

That witnesses that evening would vouch that Georgi said to me she was happy that I covered Maniapoto, by having "Te Hapu o te Wakaminenga waahi o Maniapoto Representative", since Georgi was not mandated by the Wharenui to having anything to do with this Declaration Document.

[6] That Georgi's dribble in her 24th December 2020 letter, page 2, quote: "**Further the Declaration signed by you under Te Wakaminenga wahi o Maniapoto has not had my tohu/and our seal applied to it...**" unquote is a load of garbage because Georgi was not given the mandate from the Wharenui. This Declaration Document according to Georgi's minutes did not ask for every Hapuu Wakaminenga to put their tohu and seals on my Document, and I say my document due to the fact that all the key points in that document from the transcribed recording of Gregory Baughen and Alistair came from myself, that people such as Georgi didn't input anything into it, because she didn't know what to input needs to be noted. Without my input that document would have been weak.

[7] So what Georgi has alluded to is that the letter of **Cath Hopa-Pioletti dated 15th April 2019**, using the MANIAPOTO letterhead, when Cath is not the Head of State never got the directive from Georgi and I, with the MAORI GOVERNMENT OF AOTEAROA on Cath's document, when Cath Hopa-Pioletti and Georgi are not Executive members of the MAORI GOVERNMENT OF AOTEAROA, but Alfred aka Arikini Heruika is, that because this letter does not have Georgi's tohu, and my tohu on it, that therefore with Georgi failing to take disciplinary action, when I called for Cath's dismissal, we can see how Georgi's statement "**Further the Declaration signed by you under Te Wakaminenga wahi o Maniapoto has not had my tohu/and our seal applied to it...**" is one of double standards. This makes Cath's

15th April 2019 invalid VOID. That this matter regarding Cath wrongly using our Official Letter Heads of the Wakaminenga Maori Government without my tohu on it, since neither Georgi nor Cath are official members of the Wakaminenga Maori Government, this was dealt with at Te Kuiti when Te Aranganui Tapara-Wehi, her tane, Gareth King, Nate Morgan, myself and Georgi were the last remaining at this Disciplinary Meeting against Cath and the other Executives for breaches of fiduciary duty against the people. It resulted with Georgi handing the sole leadership Head of State back over to Alfred, after all Georgi's supporters abandoned her, because Georgi and Cath lost their Case, where they tried to prove in the minutes failed. Their claims were based on b.s. That this would also mean that all the documents that Georgi has endorsed with her Tohu for and on behalf of Maniapoto, without my Tohu are all to be VOIDED forthwith!

That with Georgi signing off her 24th December 2020 letter under the name **MAORI GOVERNMENT OF AOTEAROA**, that Georgi has never been appointed by our National Wakaminenga Council as an Executive member for our MAORI GOVERNMENT OF AOTEAROA established in 1983. One is an Executive member for our MAORI GOVERNMENT OF AOTEAROA established in 1983, holding three Executive portfolio's Attorney-General Chief Litigator; Minister for Security & Defence; and Minister for Justice. Georgi holds no positions at all. So when Georgi who was appointed Joint-Head of State with myself signed off as "**Te Tumuaki Pou Tu a Rongo, Te Hapuu o te Wakaminenga Wahi o Maniapoto**" this is Georgi's self-appointed title in an attempt to pull Rank and File, not a title of appointment that came out of any Resolution passed by the **Te Hapuu o te Wakaminenga Wahi o Maniapoto** at all.

[8] This is why when Georgi was speaking to Te Awhina about Mohi Manukau, Del Wihongi, Matiu Tarawa, her Aunty Sue Nikora and Kingi Taurua, neither her Aunty Sue Nikora and Kingi Taurua had any real involvement with our **MAORI GOVERNMENT OF AOTEAROA** est 1983 at all, as Georgi hadn't even met Mohi Manukau and Matiu Tarawa, and has never worked with the Maori Government with Del Wihongi either, I have. Both Sue Nikora and Kingi Taurua have had very little input at all, not as much as I have. In other words Georgi has been trying to put her Aunty Sue Nikora above Morley Powell, Buddy Tito, Eru Manukau, Marcia Heremaia, Amato Dan Davis and a few others, they were the pioneers before I came along in 1995. That Sue Nikora's claim she was appointed in 1999 by Karaehe Murray, one is told Karaehe Murray wasn't part of us, but by Sue Nikora's admission to 1999, tells me she got involved 16 years after 1983.

I had been with them since 1995, four years before Sue Nikora, so one can see how Georgi tires to manipulate with fabrications to placing her Aunty Sue Nikora claiming that she was the Prime Minister for our **MAORI GOVERNMENT OF AOTEAROA** est 1983 is falsehood! That Georgi claiming that her Aunty Sue in 2015 appointed Georgi as the Deputy Prime Minister for our **MAORI GOVERNMENT OF AOTEAROA** est 1983 is also a falsehood, as Sue Nikora wasn't even part of us in 2015. Amato Dan Davis told this to Georgi in 2017 at his home on Dawson Road, Otara, which was on a Sunday, when Georgi went berserk at Dan Davis and takahi'd this Rangatira in his home. **What followed from this, that very Sunday, Georgi went to takahi my two friends at Weymouth as well.**, this is what you and the other women were told at Weymouth **Paula Sage** after we left Waiuku as to what Georgi did to

her and her husband. You Paula Sage got it from the horses mouth, despite you didn't listen properly when you told Gavin a different version.

[9] So what took place on the evening of the 14th December 2020 at Michael's unit Georgi wanted to sign too, and she wanted "her" MAORI GOVERNMENT Contact Details on it, which I objected because Georgi was trying to usurp my three portfolio Seals of our MAORI GOVERNMENT OF AOTEAROA with her De Facto 2017 Model. If as Cliff said that Robert and Haimona of Ngaati Korokoro were also in the Wharenuui, then it was Cliff's duty to obtain the Report from Robert and Haimona, not come and take Reports from Georgi, which meant that Georgi had no written reports for Maniapoto because she stupidly gave this to Cliff. This shows the weakness of Georgi, as Georgi should have used some intellect upstairs and told Cliff to ask Robert and Haimona of Ngaati Korokoro, as Cliff has no business inquiring into Maniapoto business. This matter one will raise at our Maniapoto Hui as Georgi and I represent Maniapoto, as Georgi had no right sharing information required for reporting to Maniapoto, not for Ngaati Korokoro, as Georgi is not from Ngaati Korokoro, this is breach of tiikanga.

Cliff's forum tent was not the real Hui as he claims, the real Rangatira of "Ko Matou" were in the Wharenuui. Cliff's appointment at Mangungu has no relevance to Waitangi.

[10] So when Georgi says in her 24th December 2020 letter, quote: "...that was because as I had stated in my reasons document that Ngaati Wikitoria now identified as PURPLE THUMB were saying on Monday 14th of December, at Te Tii that the vaccine was arriving on 24th December, possible lockdowns were coming and this was a crisis situation..." unquote

That where are the official minute records to this Georgi? You had written Official records which you gave to Cliff on the 13th December, but you definitely did not give me or show me your written minuted report to this new founded b.s. story you have invented Georgi have you?

You claim Georgi this was said at the Monday 14th December, so where are the official minute records and the official reports to your claim that these vaccines were arriving on 24th December, possible lockdowns were coming, were mentioned at the 14th December HUI? You are a compulsive liar Georgi, you never reported those things were said, or else you would have showed me your recorded Report, just as you showed Cliff your written Report you gave him on the 13th December. Why are you providing Cliff with information, yet withholding information from me?

Your story Georgi that Ngaati Wikitoria now identified as PURPLE THUMB said this and said that, who is Ngaati Wikitoria? Ngaati Wikitoria could be anyone, including the NZ CROWN Government of MPs. Where is this proof to this report you claim? And who says that Ngaati Wikitoria is now identified as PURPLE THUMB? I used purple ink from my own purple ink-pad, does this make me PURPLE THUMB? If I used red ink would you call me RED THUMB? You Georgi are trying to juxtapose facts and statistics in an effort to prove a relationship between myself and the PURPLE THUMB COMMUNITY because I used purple ink for my SEALS and my thumb print, shows exactly how much of a sly fox deceiver you are, to use this as an excuse to jump on FB to trash my Declaration Document. These matters of your deception Georgi, one will challenge you and your double standards at our next Maniapoto Hui.

Georgi you have not provided your attached official report to your 24th December 2020 letter, which you should have given me a copy of this at Waitangi on the 14th December 2020 if this were true!

[11] This is where one does not do stupid! When Georgi, Reuben, Cliff and Gavin, these FAB FOUR procrastinators say, "Oh Alfred, the VACCINES are not coming into the country until March 2021, are these four Kupapa trying to tell me that, we will permit these IMPOSTORS to rule, reign and govern us all from the 22nd December 2020 to the end of March 2021, despite this breaches Article 2 He Wakaputanga, because they accept we being Locked Down enslaved by them in our country. These IMPOSTORS just blocked Lady Crown from entering her own country, by what lawful right, yet these four gutless and toothless four, assuming to be representing our people are actually selling our people out. These four have actually taken the side of the NZ CROWN given them the right to stop our people entering their Homeland, where Georgi's letter reflects that she needs more time to consult with our people, when wait a minute, what does Georgi say in her <"Reasons for Release of Dec_laration...pdf"> ?

1. Identify the untenable position of the imposter NZ government to reign rule and govern our country. Georgi at 68 years old, are you still working this out Georgi? I worked this out at 3 years old at Kindergarten in 1957, which one has given this report many times on FB, when at Kindergarten I declared to those Ngaati Wikitoria young boys at Kindergarten, "your people stole our lands and country and I'm going to fight to get it back". This would mean to fight against all our Kupapa elders, including you the FAB FOUR who are among them I am witnessing who have made an executive decision to leave the IMPOSTOR Govt continue to govern our Mokopuna, put our Mokopuna's health, safety and security on the back burner.
2. Provide and place on record the historical and contemporary evidence for that. Oh what a load of crap! A nothing! No reason to not stand down the imposter.
3. Provide legislative acts, caselaw and laws to verify the NZ governments impostership. Oh what a load of crap! A nothing! No reason to not stand down the imposter.
4. Identify the de jure authority of our nation state of Aotearoa Nu Tireni being Te Wakaminenga o ngaa Tino Rangatira me ngaa Hapuu o Nu Tireni. Oh what a load of crap! A nothing! No reason to not stand down the imposter. We figured this out Georgi many decades before you were Lost at Sea in the MANA PARTY!
5. To ban the use of 5G until proven safe and ban NZ government vaccination for the prevention of Covid 19 due to the vaccine containing harmful properties of nano particles and other pathogens designed to maim and kill rather than preserve life (which is attempted murder). And due to the imminent release of the Vaccine on 24 December 2020 as well as to stop forced vaccinations that violate the rights of the human soul. But Georgi what relevant has the 24 December 2020 got to do with the fact that Gregory Baughen admitted on the 11th December 2020 "...at this moment when there are COVID restrictions, there are additional points about whether a traveller has a place assigned to them in one of these managed isolation quarantine facilities..." "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..." What lawful authority do they have to stop our people coming to our Homeland? And what lawful authority have you Georgi and your kupapa whanau of Maniapoto, got to speak for our whanau hapuu of Maniapoto? Your group do not speak for we of Maniapoto. Foreigners have no lawful authority to impose their COVID statute restrictions upon our people; and

you stance Georgi, you Reuben, Gavin and Cliff have given the NZ CROWN Govt consent to continue governance in breach of Article 2 He Wakaputanga. You four have committed treason!

6. The power to provide relief and sanctuary for the suffering of the masses including our own people would come via the powerful rights inherent in He Wakaputanga (which Georgi has given the NZ CROWN exemption to breach) and Ngaa Tino Rangatira me ngaa hapuu o Nu Tireni not afforded to any other nation on this planet.

[12] That none of those stupid points made by Georgi addresses dealing with standing down the unlawful Government. When someone commits an unlawful act, arrests and actions take place immediately without delay! As Georgi said, quote, "From my perspective to release the declaration under the Taumata o Te Wakaminenga o Aotearoa and the authority of the Attorney General, Minister for Security and Defense, Minister for Justice Alfred Mitchell became a matter of a urgency based on **point number 5 above**, the imminent release of Covid 19 vaccination and forced vaccinations program proposed to be implemented by the NZ government on 24 December, 2020." **We had confirmation from Supermarkets are in full COVID-19 Lockdowns on the 15th January 2021.**

The 24 December, 2020 is irrelevant, this is Georgi's story. Where is this Resolution that says that the Motion was dependent on the implementation by the NZ GOVT on the 24 December 2020? The Motion was dependent on the fact that the Crown of England had vacated, leaving therefore the Crown of the Mauri Nation as the only lawful Crown upon these lands having the right to serve trespass Notice on the trespassers effectively immediately.

For example Georgina has used the **TRESPASS ACT 1980 sections 4(1)(2) and (4)** on we Ngaati Maahanga people living here upon Ngaati Maahanga soil against our people effectively immediately using her MANA PARTY NZ POLICE corporation in unlawful occupation of Ngaati Maahanga, so therefore Georgina needs to be consistent and apply this same measure against the NZ POLICE's Impostor Master, the NZ CROWN Govt; where she needs to tell the NZ POLICE to take their leave and piss off out of Ngaati Maahanga forthwith NOW; not do this against her people!

In tenancy law, if you permit someone into your home to stay for nothing, and then 6 months down the track you ask them to leave, then you have to give them at least 21 days notice in writing in order to evict them. You cannot kick them out immediately.

So if Gregory Baughen on the 11th December 2020 had revealed that the Crown of England had vacated, without officially informing the Crown of the Mauri Nation that the Crown of England vacated some 86 years ago in 1934, without telling us, then once we found out on the 11th December 2020, then we must act immediately give trespass Notice ASAP (i.e. Stand down), not wait till March 2021 as Georgi wants to do next year. Georgi is a procrastinator, and the law does not take into any consideration any reconciliation deals, as reconciliation wipes out all injuries.

[13] Georgi you said, quote: "Alfred you were there at our Wakaminenga Maniapoto last year with your stand over tactics and why our people walked out because you were saying things like we weren't part of the Maori Govt. We are not part of your defunct non operational 1983 Maori Govt we are part of aunty Sues Maori government active and operational as opposed to your 1983 which is non active and non operational as I've seen no evidence of it at in Waitangi in the last 6 years it's only been aunty Sues Maori

Govt which you were dismissed from. Go back to your 1983 Govt and get it active instead of bullying us who choose to belong to our Maori Govt because it is active and yours is not and has no discernable profile. Alfred you are a waka jumper. One minute you're in our Wakaminenga Maori Government when it suits then your in the 1983 Maori govt and now your in the foreign Purple Thumb Mauri Crown govt. We have to question whether you have any loyalty to anything or anyone."

Georgi, one conditionally accepts for Value and consideration your claim upon proof of claim from your proposed evidence, quote: "...We are not part of your defunct non operational 1983 Maori Govt we are part of aunty Sues Maori government active and operational as opposed to your 1983 which is non active and non operational as I've seen no evidence of it at in Waitangi in the last 6 years it's only been aunty Sues Maori Govt which you were dismissed from..."

Georgi what do you mean, quote "I've seen no evidence of it at in Waitangi in the last 6 years it's only been aunty Sues Maori Govt which you were dismissed from." In your reports Georgi you said you first appeared at Waitangi in 2015, its 2020 today, you are a johnny come lately as we have been at Waitangi during the 70s, and the reason why both our Wakaminenga and Kohuiarau set themselves up in Ngaati Whatua, Tamaki Makaurau, was because the Taumata Kuamatua o Ngaapuhi have been in bed with the NZ CROWN selling us out. You claim that I was dismissed from your aunty Sues Maori Govt, what Maori Govt, she never had one? Her's like your's Georgi is a PAPER construct Fictitious Govt, a FRAUD! You are perpetuating b.s. as usual.

For you information Georgi, just as your Aunty Sue Nikora has been at Waitangi, so have I been at Waitangi, therefore how do you deduce that I as the official Attorney-General, Minister for Security & Defence, and the Minister for Justice for the MAORI GOVERNMENT OF AOTEAROA est 1983 is non active, but Sue Nikora's fictitious one is active, as I am still living and was at Waitangi during the 11th – 14th December 2020, your Aunty Sue Nikora was not there!

That when Cliff Royal acknowledged Mohi Manukau and Del Wihongi among the many of our 1983 pioneers, why did you call out "AND Sue Nikora" for? Why did you call out for Sue Nikora to be included in our MAORI GOVERNMENT OF AOTEAROA est 1983 when she was not even a member? Sue Nikora was never the Prime Minister of the MAORI GOVERNMENT OF AOTEAROA est 1983 ever. Our MAORI GOVERNMENT OF AOTEAROA est 1983 never go to Waitangi, its only Hapuu Wakaminenga Reps who go to Waitangi, this Georgi you as a NEWBIE a MANA PARTY drop out upon your "Co-Governance Waka" with Sue Nikora who had worked with Geoffrey Palmer she said, you as well as her, have yet to comprehend the Kaupapa of the Wakaputanga and the Wakaminenga. When she turned up to Waitangi she did so in the capacity of the Ngaati Porou Hapuu rep, because she held no portfolio's conferred upon her by the MAORI GOVERNMENT OF AOTEAROA est 1983, so she invented this story that she claimed that this Chairman Karaehe Murray in 1999 from our MAORI GOVERNMENT OF AOTEAROA est 1983, appointed her as our Prime Minister.

So Georgi when I read your letter dated 2nd October 2016, Ref TTHRMG /03/10/2016/RA to the Ambassador, Embassy of the Russian Federation in New Zealand, 57 Messines Rd, Karori, which my "tohu" wasn't on it, therefore unofficial, you used the Letter Head that says MAORI GOVERNMENT OF AOTEAROA, as well as "Te Tai Hauauru Rohe Maori

Government o Aotearoa Nu Tirenī; Of the Maori Government of Aotearoa Nu Tirenī New Zealand". Georgi you signed this off as the Deputy Prime Minister of "Te Tai Hauauru Rohe of the Maori Government o Aotearoa Nu Tirenī, New Zealand"; and with your personal P O Box 130 Te Awamutu 3840, New Zealand, and your Mobile 064 278713044. Surely Georgi you can see that prior to your 2nd October 2016 letter, where did you obtain the position of Deputy Prime Minister for this "Te Tai Hauauru Rohe of the Maori Government o Aotearoa Nu Tirenī, New Zealand", when neither this entity exists in our Minutes, nor is there any records that you were mandated from the people for the position Deputy Prime Minister? Your people, "Cath, Makerete, Oto, Linda and Mischelle" do not speak to my whanau-hapuu of Maniapoto, so therefore because no such records exist, after therefore because of this then your position of Deputy Prime Minister and your "Te Tai Hauauru Rohe of the Maori Government o Aotearoa Nu Tirenī, New Zealand" are FRAUDulent entities of faux jurisdiction.

Georgi if you look at the Te Kahiti o Nu Tirenī, **24th December 2016**, Volume 2 Number 2 the Resolution passed at O-Tawhao Marae on the **9th April 2017**, and on the **15th May 2017** Resolution 5 where Georgi you put up these Resolution 4a, and Resolution 4b, up on the Powerpoint Projector, when you Georgi, Cath, Makerete, Oto, Linda, Aotea and Mischelle tried to prove your DEFENCE at Te Kuiti Maniapoto Hui near the end of 2019. When I called all you idiots out and said, how does that evidence confirm proof to your claim that Maniapoto passed resolutions to support Cath's 15th April 2019 letterheads Executive of the Maori Government of Aotearoa Nu Tirenī? When you idiots couldn't answer me Georgi, which is why you claim, "with your stand over tactics and why our people walked out", they walked out because they couldn't answer the people! That was when you Georgi conceded and handed the Leadership, Head of State over to me, and both Gareth Kingi and Te Aranganui Tapara-Wehi have said to you on FB they recorded you saying this Georgi remember?

So Georgi, when one turned up at Te Kuiti for the Maniapoto Hapuu Hui, I called you out Georgi for your secret Maniapoto Hapuu Hui that you called for the Saturday, 13th July 2019, without you Georgi informing that we had a Maniapoto Hapuu Hui. On the morning of the when I asked you where were you going to, you deliberately and sneakingly did not give me a straight honest answer where you were going to. There were people such as Te Aranganui Tapara-Wehi who attended at Te Kuiti on the 13th July 2019 who informed me after this, that you and Cath has called this Maniapoto Hapuu Hui, and secretly hid this from me. AND why, this is why Georgi?

What I found out from your 13th July 2019 minutes Georgi, is that the purpose of your secret HUI was to pass this Resolution in my absence "Maniapoto Wakaminenga agreed to form alliance with Te Wakaminenga National voted on it; and Endorsed current Executive" that would fix up Cath Hopa-Pioletti's 15th April 2019 letter regarding my queries against your unofficial Executive, that Cath claimed to be the "**Executive of the Maori Government of Aotearoa Nu Tirenī**" Georgi. That your claim they spoke for this "Executive of the Maori Government of Aotearoa Nu Tirenī" was why I demanded for you Georgi and your pirates to provide the proof, not evidence, but proof! This was why Georgi you and these pirates held your secret meeting on the 13th July 2019 in an

attempt to cover up your tracks, and passing a secret resolution, hoping you can back date this pre-15th April 2019, but due process doesn't work like this Georgi does it?

I had asked you to call a Ngaati Maniapoto Hui with the people, bring all the Resolution minutes, prove your claims as to how the Maniapoto Wakaminenga became:

- (1) Maori Government of Aotearoa;
- (2) Te Whare Ariki o Runga;
- (3) Te Wakaminenga o Nga Hapu o Nu Tireni;
- (4) Chiefs of the Confederation of the United Tribe of New Zealand; and
- (5) Executive of the Maori Government of Aotearoa Nu Tireni

that Cath on the 15th April 2019 signed herself under, usurping all our MAORI GOVERNMENT OF AOTEAROA entities without my consent Georgi. How did you guys become those 5 entities that you and Cath sign off under, when neither of you have officially joined US??? This was the reason I called out your two nieces Cath and Makerete, Oto, Linda, and Michelle who has no whakapapa to Ngaati Maniapoto you appointed Georgi. How are any of those five entities you and Cath use on your documents and Letterheads belong to you or Aunty Sue Nikora was the question that I confronted you crooks at Te Kuiti?

The MAORI GOVERNMENT OF AOTEAROA is our's. You are using our entities, and putting your PO Box and contact details on your documents, pretending to all the NZ GOVT agencies that you represent us, when you don't Georgi! That by you putting your contact details on your documents Georgi under all our Letterheads and entity names, those other Crown entities will assume that you are representing our MAORI GOVERNMENT OF AOTEAROA est 1983, when you Georgi and Cath are not members of us at all are you? That is you are not members of Mohi Manukau's, Del Wihongi's, Matiu Tarawa's, Amato Dan Davis's, or Alfred's etc etc are you Georgi and Cath?

If you say I have it wrong, then produce your proof of claim. I noted that when Cliff Royal mentioned Mohi Manukau and Del Wihongi, you called out "And Sue Nikora." That was a lie! Sue Nikora was not part of us, was not the Prime Minister as you claimed Georgi, remember Amato Dan Davis telling you this about your Aunty Sue Nikora on the Sunday in November 2017?

Now lets look at the

[14] Now Georgi lets look at your's, Gavin's, Cliff's and Reuben's trashing of Lady Crown, and lets look at the 11th December 2020 Waitangi Special Resolution that was moved by Reuben Heihei. That if you FAB FOUR would come with clean hands in equity then we may be able to help resolve your guys emotional cognitive dissonance problems. That what annoys me about this "Snake in the grass Reuben" is the way he has back tracked his association with Lady Crown, which there raises concerns as to the First of three Resolutions passed at Waitangi regarding this Declaration Document that Reuben again passed the Resolution for myself to Spearhead Reuben's first Resolution he passed again on the 13th December 2020 in the Wharenuui.

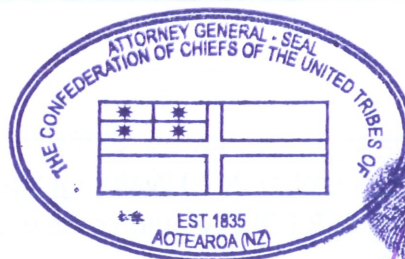
What I need to ask Reuben is this, because this 11th December 2020 Waitangi Special Resolution was handed to me the morning of 12th December 2020 from a member of the ADMIN team of Reuben and Cliff, and this person has told me that Cliff has been speaking Kaka on FB, and in his Emails. I need to remind Reuben as to his dishonourable actions into how he has back-tracked in trying to wipe his hands clean as to he

endorsing the HUI to support Lady Crown in one breath, then join scums such as you Georgi, Cliff and Gavin in the next breath to trash Lady Crown goes against Reuben's two Resolutions he had moved on the 11th and 13th December 2020.

Friday, 11th December 2020, Waitangi Pa Kooti, Hui[Meet]-Time 9pm – 9:36pm. "Te Whare Runanga/Ancient Counsel of Rangatira [government] agrees that Lady: Crown is performing at Waitangi [Parliament] as a key speaker and does not require a 14-day isolation... Reuben Heihei moved a Special [Re]solution that the Rangatira commence email communication with Department of Immigration to ensure safe passage for Mauri Suv'eran Lady: Crown who is travelling from Sydney [Australia] to Auckland [New Zealand] on Sunday 13th December 2020, returning on Thursday 17th December 2020 with Crown Suv'eran Immunity. Special Resolution was seconded by Tohe Ashby. All those in favour, no objections, Special Resolution was Passed by Majority.

That so my question to you Reuben Heihei is why are you retraction your own Resolutions and passing the buck and stabbing me in the back for supporting your two Resolutions that you nominated me to Spearhead for you????

[15] So now the point about Bryce's email 17th Dec 2020, is that Cliff made reference to Hinewhare being part of the NZ MAORI COUNCIL and yet Bryce Smith is too. Yet Cliff is in communication with Bryce Smith, involved with Bryce Smith, yet questions myself as signing a document with Hinewhare, proves that Cliff Royal has double standards issues. That if Cliff didn't want Hinewhare involved, then Cliff should not have been a weak and gutless cry baby and abandoned his role as Administrator, for it was Cliff who didn't want his name and contact details on the document, despite Cliff volunteered to take up the role as Administrator.



Naku noa
Na

Arikinui Heruika