



British Moai Crown Court Joint UK & NZ Native Magistrate Kings Bench Court Seals

Updated Tuesday 30 Jan 2024 for Moai Crown King William IV Native Magistrate Kings Bench Court Hearing at Paihia Bay of Islands - Te Tii Marae, Waitangi Day 4th, 5th, and Waitangi Treaty Grounds 6th February 2024 Court Hearing No 49; and again at Te Araroa Court Hearing No 50 at East Cape Rd Public Camping Ground Venue 21 Feb 2024 at 10 am; East Te Araroa Township.

DECLARATION PROCLAMATIONS DEEDS AND ADMIALTY COURT COMMERCIAL CONTRACTS

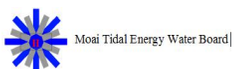
AOTEA NEW ZEALAND GOVERNMENT NATIVE MAGISTRATE KINGS BENCH COURT ORDERS

Native Court Judge and Prosecutor Registrar John Hoani Kahaki Wanoa Video **SWORN AFFIDAVITS**
The Legal Right to Alter, Amend, Delete any Affidavit, Document, Video, Statement herein put.



British Royal Navy "Admiral of the Fleet" Michael Boyce (Lord Baron Boyce) House of Lords Partners

New Zealand Navy Admission obligated to the 183. Mail g William IV Flag Contract Video Dion Walker



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





WRIT OF EXECUTION, PROPERTY POSSESSION CONTROL ARREST AND DEMOLITION ORDER:

Monday 25th November 2019 updated to Wednesday 6 March 2024 NATIVE LAND SEIZURE of no British Native Land Title Investigation

KING WILLIAM IV FLAG REPUBLIC OF NU ZEELAND LAW JURISDICTION
MOAI CROWN KING WILLIAM IV NATIVE MAGISTRATE TRIAL COURT
NATIONAL REGION
Auckland City New Zealand

HOAN I KAHAKI WANOA TRUST HK/CIVIL CASE No. 0002/2019 Traditional Original Tahitian Indigenous Native Landowner Plaintiff s (Proof of Claim) (Fact Cited Evidence) Claimant s (Legal Owners)

(For: Quieting of (Claims to the Title) Marangairoa C11, C12, C13, C14, C15, C16 inclusive Native Land Title - Versus-) Titles/Re Conveyance of (Judgment Defaulted Debtors) Kohere, Goldsmith, Poananga, James, Witcliffe, Fox, Potae, Brown, Hirschfeld, Colonizers Occupational Squatters sub-lease Tenants.

RARAWA KOHERE Treaty of Waitangi 1840 University Professor (Contemporary Historian)

And

REI KOHERE (Otihi Ahu Whenua Trust) Farmer who kicked me off my ancestral native land

WRIT OF EXECUTION, DEMOLITION, ARREST AND POSSESSION ORDER

For resolution in this urgent Motion for issuance of

WRIT OF EXECUTION, POSSESSION AND DEMOLITION ORDER, filed by

The Claimant (Legal Owners), Mr. John Hoani Kahaki Wanoa, a Judicial Appointed Administrator of the Manukau, Wanoa, Rogan, Cosgrove, and Moai Crown King William IV Trust Estates, do enforce the herein beneficiaries and the Plaintiffs Claimants constitutional rights embodied on Monday 25th November 2019 Judgment with Agreement Clarification Order in their favor, which are now the subject matter of said Motion in order to exercise the true essence of justice, as they pleaded so long since 12 December 2008 for a period of 11 years court ready affidavits proof of claim against these corporate fraud individuals named herein.

The Motion, Alleging the necessity to take their most imperative lawful Rights over the estate that they had gained by virtue of Land Registration Land Transfer Act 1952 and Cadastral Act, to preserve their interest and correspondingly enforced what was mandated in the said judgment



with this Non- Compromised Agreement dated Clarification Order for the legitimate land beneficiaries claimants plaintiffs embodied there-at so as not to render inutile (Unprofitable or useless) with adverse effect against the Wanoa - Manukau Moai Crown King William IV Heirs if such judgment have not been enforced within any regulatory or limitation-less period, under an un-rebutted private defaulted contract herein described fully.

In meeting and resolving the same, the Moai Crown High Court shall help and not deny said Plaintiff Claimants Motion. As we have had repeatedly put into emphasis that judgment without enforcement thereof is not fatal to the deserving litigant and claimant creditors eventually to this civilized society of ours, to uphold the law of truth, fact cited evidence unchallenged and ignored, means surrender the land back.

Again, similarly, a sea without a shore and a ship without a port are hazardous circumstances to our society while to keep ourselves living with nobility under the horizon of blue sky is much more convenient even of lesser bounty wealth rather than to stay in the mountain of gold but the consideration of which our lives shall never be to compromise with the Devil-Dom.

Laying the factual basis is for granting the Motion in the findings of the Moai Crown Kings Bench Court emanated in a first judgment pronouncement issued on November 25th, 2019 in favor of Mr. John Hoani Kahaki Wanoa. Who exposed the grand designed Motion for Reconsideration over a Land Tiles of Marangairoa C11, C12, C13, C14, C15, C16 Landblocks of Te Tairawhiti Region New Zealand Forfeited, Seized as a consequence, being a fraudulent land transaction embracing Moai Crown Paramount Chiefs Surrogate King John H. K Wanoa Documents filed.

That on that Motion, the Paramount Chiefs have a burden of proof against the proprietors of the land Rarawa Kohere and Rei Kohere who are not the legitimate Native Bloodline heirs of the original Matauru Wanoa, Hohepa Wanoa, Wi Wanoa, Pehi Wanoa, and Hongi Hika 1823 King George IV British Head Lease Land Title Deeds Contract that we refer to that are omitted in the LINZ Land Information Land Transfer Certificates of these land blocks herein stated in East Cape must now return back to the Manukau - Rogan British Land Title Transfer Auckland and Wanoa-Rogan Land Transfer Title East Cape Lands un-refuted proof of claim Title.

That said late Mohi Te Maati Manukau IV (Freemason 50 years) have no legal commercial surviving heirs except John Wanoa, so the subject of land necessarily be reverted to the Moai Crown E State A-I Federal Government Republic of Dutch Nu Zeeland people; 1834 Flag of (New Zealand) and its legal and legitimate Inheritance successor John Hoani Kahaki Wanoa Moai Crown King William IV Trust, formally Queen Victoria Trust 1844 and Na Atua E Wa Aoted Ltd Creditors.



But, obviously, none of those named above that the Hon. Solicitor General has yet succeeded to prove his own allegations by Rebuttal evidences against our affidavits proof claims not even a single piece of evidence. Rather, they are trapped in their grand design, preserved for their Elitist Corporate Private Interest of the influential few, when, these defendants regarding this claim over these Native Land Estates in Auckland City and East Cape remain silent; is an admission of guilt; documents which were found Authenticated particularly: the owner's existing salvaged records relative thereto. That said documents were found in the possession of John Wanoa, Archive 1852 British Constitution committed by those with vested interest to land grab the lands (Map of the Nu Zealand before or after the 1846 British New Zealand Constitution) and British 1852 NZ Constitution we draw evidence from.

These virtual evil attempts had been done through demoralizing the validity of the 1840 Treaty of Waitangi no end date contract Fraud Agreement; destroying its authenticity; but with the main objective paramount to anyone else to land grab the land buy cheap sell high under the New Zealand Crown Governments hectares of land foreshore and seabed Prime Lots within the economic zone and the metropolis;

And other prime lots in the country and the whole country, the extreme possibility by those oligarch-land grabbers-real estate developers, which are under sustenance of the national government, through Decrees, Executive Orders, Letter of Instruction and Proclamations beyond which would be the heavier hammer to the head of the entire New Zealand Citizens happening now under the issue of false sovereignty, monarchy, crown in spite of the fact that no other true Title had been issued for the entire country as yet we have that motion we clearly state herein to seize back land to the sovereign born native people of New Zealand Pacific Islands.

This Honorable Moai Crown Kings Bench Court has commanded at this point in time the Auckland Native Magistrate Court Sheriff, John Wanoa and Moai Crown takes this Order on February 25th, 2019 enforce this Property Seizure Arrest Warrant Defaulted Private Contract Agreement to recover, take in physical possession of 77 Cook Street land Property and business assets entirely to defray the cost of a bad land title deed and land transfer bank instruments conveyancing Fraud Corrupted LINZ; Maori Land; European Land; Crown Land; Land Transfer Documents Bank Land Transfer Conveyancing Instruments "Moai Crown King William IV Trust" ; Na Atua E Wa Aotea Limited" "Moai Royal Tahitian Pacific Bank" Creditors seized upon through lack of performance and Absolute Silence.

To recover Marangairoa C11, C12, C13, C14, C15, C16 land consisting of hectares at East Cape Lighthouse. In ordering the elements of Te Araroa Police, to coordinate with the Moai Crown E State A-I Federal Republic Government Sheriff Martial Law Marshal, Donovan Katuke Vaetoru



and his Deputized Awaroa Native Magistrate Court New Zealand and Pacific Islands Sheriffs Law Enforcement Authority and Investigations, with NZ Homeguard Global Marshals to take over all the properties herein mentioned and demolish any original structures which were the subject matter of EU USA CA AU NZ UK Foreign Government proposed Land development threats to build their WEF One World Government takeover of our Country by Force of Foreign Law is a Direct Threat on our Self Government and 1852 Constitution Section 71 Self Government which we are now with new Military Partners BRICS 45 Country Governments Protection under our 1834 King William IV Confederation of Chiefs Trading Bank Corporate Business and Dutch Founding Country of New Zealand King William III War Powers Act 1689 to end Biden USA and Netanyahu 2023 War Powers Act to create War with No Ceasefire!

Contract the Private Law Practitioners of BRICS and SKALEET Debt Collectors.

WHEREFORE, in view of the foregoing and perusal to the Motion of John Hoan I Kahaki Wanoa the Heir of Paramount Chief, Mr. Mohi Te Maati Manukau IV for the issuance of this Writ of Execution, Possession Control Arrest Warrant and Demolition Order over the land that covers the Land Title of East Cape Lighthouse and Surrounding Lands For the Interest of our foreign claimants partnership Trustees in England and New Zealand, the said Motion shall be given due course while the truth, the two Islands are, by history, the main part of the Manukau Land Title to (Dutch) Nu Zeeland For the north and south islands to neutralize the orchestrated plans to disintegrate the disputed islands, and design a new title deed from the original deed. No one took me to Court over my allegations are True Fact

The said Motion has been granted by virtue of Judgment and Non- Compromise Agreement dated November 25th, 2019 in favor of the Beneficiaries Plaintiff s Claimant s Judgment Creditor s, John Hoani Kahaki Wanoa, Surrogate King William IV Surrogate King William III Surrogate King George IV and Trustees of Moai Crown King William IV Trust NZ and England Sovereign Natives born on the lands Equal Co Operative Landownership and Profit Share Communities Law.

This Honorable Court has commanded the Auckland Native Magistrate Kings Bench Court Laws under Native Sheriffs-Martials /Marshals/Judges/Registrar, NZ

This Court Order February 25th, 2019 is to enforce this Property Seizure Arrest Warrant Non-Compromise Defaulted Private Contract Agreement to recover and take in physical possession of the two (2) Islands, North Island Ulster and Munster South Island including under Judgment with Non-Compromise Agreement the following real properties which are the foreshore seabed title to 500 mile economic seabed zone area NZD \$38 Trillion Natural Resources, added into this writ warrant and Pacific Ring of Fire Boundary area of submerged MU Island rising land, ocean





out to 500 miles circumference of New Zealand’s Country Land Foreshore Seabed Control of the Natural Resources under BRICS International Laws of the Sea, Land, Air, Stratum, Space and ring of fire pacific region of MU submerged Island larger than Australia and New Zealand combined, will rise up soon from the depths of the sea controlled under our Moai Crown Land Pacific Islands Water Navigators Sea Kings Admiralty War Powers Act 1689 King William III Dutchman’s Title.

The Native Court Sheriff of this Honorable Court, is to execute this order in a wider scope of area of responsibility that has been granted and approved for equity and justice, provided the requirements herein set forth by the Court that shall be properly observed in due respect and disposition in accordance with the Judgment of this Non-Compromise Agreement,

Between

Moai Crown King William IV Trust (Trustees) of Auckland, NZ (Creditors)

And

“Moai Crown Royal Tahitian Pacific Bank (Creditors)

And

Na Atua E Wa Aotea Limited NZ (Creditors)

Moai Power House Bank (Trustees) (Creditors) of England represented by its Sovereign Native Judges in a business partnership with the United Tribes Chiefs of New Zealand and the World in 256 Native Countries unbroken Sovereignty living private contacts between the 256 Native Born Sovereign Nations States BRICS Governments.

LINZ - Land Information New Zealand

Manual Dealing Lodgment Form

Marangairoa C11, C12, C13, C14, C15, C16 Land blocks

And finally, to recover all properties found nationwide covered by Land Titles listed here be turned over to the

h e r e i n J u d i c i a l Administrators, SKALEET France and BRICS 45 Governments Debt Collection Agencies contracted to Moai Crown King William IV Trust.



Security Firm Homeguard Auckland NZ Martials/Marshals Enforcement Officers and Gregory Cook Lord High Admiral of the Fleet.

Cook Island Bank Security Company under “Moai Crown Royal Tahitian Pacific Bank” Director Donovan Katuke Vaetoru of Auckland New Zealand.

Let this WRIT OF EXECUTION, PROPERTY POSSESSION CONTROL ARREST WARRANT AND DEMOLITION be executed accordingly.

SO ORDERED.

Auckland City, 25th November 2019 updated to Wednesday 6 March 2024

JOHN H K WANO

Moai Crown Native Court Judge

Auckland New Zealand

BRICS and SKALEET (Private Investigators) and Homegaurd Global Security Company Gregory Cook and Donovan Katuke Vaetoru “Moai Crown Royal Tahitian Pacific Bank” Security Company.

Instructions to Seize 77 Cook St - 98 Wellesley St City Property and other Defaulted Contract Properties into “Moai Crown King William IV Trust” “Moai Crown Tahitian Royal Pacific Bank” and “Na Atua E Wa Aotea Limited” Transfer Title Ownership Judgment Bank Creditors.

John Wanoa Director East Cape North Island New Zealand 021 078 2523