



Office of the Crown
Paremata Rangihou Sovereign
Nation (State) & Embassy
PO Box 9144
Parramatta NSW 2150
20th Day of February 2020

Royal Announcement and Decree

Rangihou - The Truth Revealed

Declared On this Day the 27th Day of February 2020

It is now confirmed Formally, on and for the Record as of this Day the 27th Day of February 2020 Agreed by the parties **1. State & Council (Crown of England), 2. True Mauri Crown & Nation and 3. God 'IO Matua'**. By way of un-rebutted Affidavits and stamen of Facts in the Federal Court of Australia 2019 Case No NSD711/2019 and that there is a lasting tacit agreement through Acquiescence and Royal Assent, through genealogy and by Default.

Fact For and on the Record - That **Rangihou Lands in Parramatta Australia**, New Zealand Street, Rangihou Crescent (112 Acres) was gifted from King Corrangie (Originee) to King Te Ruki Kawiti (Mauri) on the 29th November 1811. This matter has been supported by Originee Elders and Mauri Ariki & documented on the Federal Court of Australia record and at no time were the Affidavits and stamen of Facts rebutted by the NSW Colonial Government; the Parramatta City Council or the Sparke Helmore Lawyers in the Federal Court. View the affidavits <https://hongiangkawitischallenge.weebly.com/>

Crimes Act Sec 80 1.AA - Life Imprisonment – deprived of assets - person claiming a “Commission from the Government” is an admission of Treason. The 1999 Referendum means all Council agents are accessories to the Crime and guilty of Misprision of Treason. Life Imprisonment. That is a Fact of Unequivocal Law.

Fact For and on the Record - That **Lady Crown Turikatuku III** took the Parramatta City Council to the Federal Court of Australia 8th May 2019 to wind them up and seize the company's assets for the theft of land and the outstanding land debt, commercial liens pursuant to Compensation for economic, cultural and land damages pursuant to: diminution, impairment, desecration of our Rangihou sacred and holy consecrated land, burial sites and land marks without our approval and ignoring that fact that the lands were gifted to the Mauri Nation through King Te Ruki Kawiti. In court the **council stated that they had no rebuttal**. The council did change their Name and all the signage in Parramatta to reflect the City of Parramatta to escape the commercial lien, stating they were a body politic and not a company, as a statutory demand can only be served on a company, which they are. The Judge sided with this Fraud; Perjury in the Court; and Misprision of Treason as they did not want to set a precedence, opening the door for others to do the same to councils in Australia and New Zealand. Fact is a Council acting unlawfully: The Referendums in 1974, 1988 and 1999 the people voted an overwhelming NO to local government (councils), thus Parramatta city council is unlawful. Parramatta city council are not a part of Government and are nothing more than a Private ABN company, pretending to be Government when clearly they are not. Charges for Perjury and Misprision of Treason were filed in the Federal Court of Australia however will require a Grand Jury to indict them all. *"Their tongue devises destruction like a sharpened razor: Workers of deceit, arrogantly switching hats, status and identities, in a blatant attempt to pervert the course of justice, yet again and again. If a ruler must hearken to lies, all his servants are wicked. Only a foolish man builds his house upon sand and water (Proverbs 29:12)."*

Fact For and on the Record - That **Lady Crown Turikatuku III** did inform the court that the Crown Act 1823 which was written by her ancestors William Wynyard, Robert Wynyard and King George III; An Act concerning the Disposition of certain Property of His Majesty, His Heirs and Successors. Power was given to His then Majesty, His Heirs and Successors, to grant, sell, give, or devise, in Manner and Form therein mentioned, all and every or any of the Manors, Messuages, Lands, Tenements, and Hereditaments, purchased or to be purchased by His said then Majesty, His Heirs or Successors, out of Monies issued and applied for the Use of His or Their Privy Purse. As an Heir and Successor, this fact was Accepted by Equitable Estoppel by Acquiescence. Never Rebutted. Yet Ignored.

Fact For and on the Record - That **Judge Gleeson** knows that the current legal and political system in use in Australia and its states and territories has no basis in law (Sir Harry Gibbs, High Court Judge Letter). The **LAW** in Australia and New Zealand, as of this date - 'there has never been any such thing as LAW', only the presumption of law, where a presumption is nothing of material substance and any presumption can be dismissed by a formal challenge. These governments are merely corporations registered at ASIC or US SEC acting as governments. COMMONWEALTH OF AUSTRALIA is just a registered company 0000805157. Therefore they have internal policies and procedures which they enforce on the people committing fraud and treason everyday. There is NO LAW, just fraudulent policies. It's the same as McDonalds dishing out fines for parking in the streets, using company policy, lacking any substantial laws to back them up, using only the presumption of law. Judge Gleeson was reminded *"From a Judge to a Judge we all stand with the highest of laws, the highest of authority and the highest of consequence. You will be judged as we too will be judged and with the measure you use, it will be measured to you (Matthew 7). God's Law's, First in Time, First in Line, Best in Law."*

https://hongiangkawitischallenge.weebly.com/uploads/1/2/6/6/126641534/sir_harry_gibbs_letter.pdf
<https://kingdom-of-god-on-earth.weebly.com/corporation-facts.html>

Crimes Act 1900 pt 2, sect 11, 12 & 16 - any future persons, principles that conspire, collude and fail to hold offenders of treason to bail in accordance with the Rule of Law will also be charged as an accessory to the fact for "Offences against the Sovereign" - "A declaration which offences shall be adjudged Treason".

Fact For and on the Record - That Rangihou, Parramatta NSW Australia was where the NSW Settlers Government's planned to enter Aotearoha (NZ) and incorporate a government of power (*govern-your-ment-al-state*). It must be known that the **House of Lords and James Busby's 1837** true intention, true agenda in 1837 was to enact a government that would be the Confederated Chiefs (Tino Rangatira o Nga Iwi); however in reality the settlers would be the GOVERNING POWER. They also planned to use, Sex and Venereal diseases as a means of depopulating the tribes and \$1000 pounds per year, per king/chief to instruct them in their duties under the Royal Charter (Parties 1. Mauri Council 2. Ratana 3. Kingitangi) so as to sell out and exterminate all the children of the Kings and Chiefs. Be it known that 'Mauri' did not dishonour **He Wakaputanga o te Rangatiratanga o Nu Tireni 1835** or **Te Tiriti o Watangi 1840**, the NSW Settlers Government dishonoured the True Mauri Crown of Aotearoha (NZ) by stealing lands in Wellington and building their Parliament. This is why there is a curse over the lands of Aotearoha.
<https://hongiangkawitischallenge.weebly.com/uploads/1/2/6/6/126641534/the-house-of-lords-1837-hidden-agenda-for-he-wakaputanga-1835-and-te-titiri-o-waitangi-1840.pdf>

Fact For and on the Record - That King Corrangie (Originee) and King Te Ruki Kawiti (Mauri), both Sovereign Kings from two Sovereign Nations did in actual fact solidified their relationship through establishing their **Embassies** through this gifting of land. Rangihou (Gondwana Land) is the Sovereign Embassy for Mauri and Waitangi (Aotearoha NZ) is the Sovereign Embassy for Originee's. Sovereigns being the True Crown; the True Masters.

Fact For and on the Record - That **Lady Crown Turikatuku III** has been the stamen, the trailblazer for ensuring that these facts are not forgotten, upheld by her-story, now Facts in Law, Unrebutted. That even if **Lady Crown Turikatuku III** ceases to continue the matter in these fraudulent colonial courts, fact is that she has put on the record, the fact that Rangihou Lands in Parramatta, New Zealand Street, Rangihou Crescent (112 Acres) was gifted from King Corrangie (Originee) to King Te Ruki Kawiti (Mauri Nation) on the 29th November 1811. She has set the precedence for the generations to come to point to these facts and use these facts in future cases to either 1. Get jurisdiction over the land as guardians and manage the lands on behalf of the Originees and the Mauri Nation 2. Enforce more commercial liens and statutory debts over the land, against the council and agents, or 3. Recover the lands through indicting the treasonous agents in a Grand Jury.

Grand Jury: <https://www.cirnnow.com.au/common-law-grand-jury-duties/>.

Rangihou the Truth Revealed: <https://rangihouthetruthrevealed.weebly.com/>

Fact For and on the Record - That the **Corporations Act 2001**, is 'No Longer in Force' reference to Proclamation (12/07/2001) C2004L06605 of the Act. Meaning the federal court (commercial entity) is operating with NO ACT (A pack of actors), standing naked on the land. Committing Fraud, Perjury and Misprision of Treason everyday that they sit in their seats protecting councils and government agents who are all battling on the same team, using Acts that are not in force. "*Ex parte young 209 US 1 2 3 (1908) the 11th amendment provides no shield for a state official confronted by a claim that he has deprived another of a federal right under the color of state law. When a state officer acts under a state law in a manner violative of the Federal Constitution. And in that case is stripped of his official representative character, and is subject in his person to the consequences of his individual conduct, the state has no power to impart to him any immunity from responsibility to the supreme authority of the United States.*" "18 u.s. code subsection 2111- Special Maritime and territorial jurisdiction whoever within special maritime and territorial jurisdiction of the United States, by force and violence, or by intimidation, takes or attempts to take from the person or presence of another anything of value, she'll be imprisoned not more than 15 years." **No Judge is immune.** View

<https://www.legislation.gov.au/Details/C2004L06605>

Crimes Act 1914 – Sect 42 Conspiracy to defeat justice - A person commits an offence if the person conspires with another person to obstruct, to prevent, to pervert or to defeat the course of justice in relation to a judicial power; and the judicial power is the judicial power of the Commonwealth. Penalty: Imprisonment for 10 years.

Fact For and on the Record - That **True Mauri Crown** are not Servants, We are Masters in our Nations, our Kingdoms, with Kings and Queens still reigning today on the lands of Aotearoa (NZ). We were all Mauri Crown before signing He Whakaputanga 1835 and Te Tiriti o Waitangi 1840. Many have stepped away from the fraudulent system and are today standing as True Mauri Crown, Arikinui, Kings & Queens (Masters) totally self-sustainable and exchanging goods and services through their Non-government, Not-for-Profit, Tax-Exempt Foundations using the Godzone Credit Exchange platform <https://gain2unetwork.com/> to exchange goods and services with each other. This is happening today in real time.

Fact For and on the Record - That MP's and Senators, upon receiving notice and knowledge of the **Treasonous Acts** which have occurred; namely the unlawful and illegal removal of the statutory Oath of Allegiance to Queen Elizabeth the Second and substitution of the Governor of Western Australia resulting in the removal of the Crown of England without a **statutory referendum**, in the enactment of the overt Act titled "**Acts Amendment and Repeal (Courts and Legal Practice) Act**" on **January 1st 2004**, did deliberately intent, conceal and continue to fraudulently conceal this Treason from the Electors (people). All MP's Senators and their friends can and are being indicted for Treason now. Fact remains that New Zealand is a still a state of **The Commonwealth of Australia Constitution Act 9 July 1900**, never repealed, therefore a case can be lodged to indict the NZ Prime Minister and her senators as well. Meaning they have removed the Queen and put the Governor in power without telling the people, which is a case for indictment against MP's, Senators, Judges and anyone who is on their team.

Fact For and on the Record - That **Parliament Does Not Reign Supreme** and that any notion of government has no legitimacy without the Material evidence that the governed have given their consent and that there cannot be any Government For the one cannot exist in isolation without the other. Also that any action taken by way of Act or statute of Parliament is and always has been a criminal offence of FRAUD and MALFEASANCE in the office at the very least.

Fact For and on the Record - That the **Office of the Judiciary** (Courts) is nothing more than a sub office of a commercial body and the status and standing of any Judge or Magistrate currently on this land has no greater status or standing or authority than the Manageress & Cashier at McDonalds. Also it is formally recognised that the State is a legal embodiment by an act of registration which is of no material substance and therefore fraud by default. That the actions of the State are now recognised as an unconscionable and criminal fraternity capable of highness crimes without measure.

Fact For and on the Record - That any and all executable Orders and Documents must carry an **Affixed Common Seal** which denotes point of origin and that any and all excitable Orders and Documents must be signed by A hue-man hand and in wet ink by a named authoritative living being who takes full responsibility for the content of that formal excitable Order or document. Any deviation from this standing process where there is no affixed common seal or signature in wet ink by a living hand with authority to do so, will be recognised in perpetuity as a criminal offence.

Fact For and on the Record - That all imposed **Taxation and Duty** is and always has been not only a criminal offence but is also detrimental to all the people of this planet. That from this day forward and as of the 27th Day of February 2020 and in perpetuity the enforcement of all Taxation and duty is a recognised Act of Terrorism.

Fact For and on the Record - That there is no such thing as **Money Or Commerce**. No Body gets paid or has been paid. No Body has the capability to Pay anybody or for any thing or Item without Money. All commercial instruments are nothing more than pieces of paper with marks on them, IOU's and Promissory Notes. That their value is only confidence and belief. Capitalism will forever be recognised and in perpetuity as the exploitation of another for personal gain. This has always been an unconscionable and detrimental activity to the hue-man race since Babylonian times.

Fact For and on the Record - That there is no greater **Sanctuary Than The Hue-man Home**, be this home a castle or a wood hut or a blanket on the ground. Let it be known that any transgression of this sanctuary other than by invitation, that any transgression of this Sanctuary is a recognised Act of War and aggression. We have the right by the very fact that we live to protect our life and the life of our loved ones. Any transgression of this Sanctuary can be met with equal or great force with impunity. This is the long standing law and traditions of this land. So say we all!

Fact For and on the Record - That we can all **Sack The Government**. We can do this through An intentionally Informal Vote. Get your ballot papers, Draw a line through every name on every ballot paper. Write on the bottom of it **"No suitable candidate to follow my will"** Put it in the ballot box. If the Government refuse to acknowledge the sins of the past, they can only expect judgement. Our nation will be torn apart by violence. *"When Governments act contrary to the Commandments of GOD and shackle their people in bondage and slavery, they shall inherit the wrath of the 'Almighty' and when that day cometh, woe be unto them for they shall be swept off the Land." Inasmuch as ye shall keep my commandments ye shall prosper in the Land; but inasmuch as ye will not keep my commandments ye shall be cut off from my presence"* [refer 2 Nephi 1:20].

Bring out the town crier and let the Bell ring - Let it be known across this planet, that from this day the 27th Day of February 2020 that the satanic **Roman Empire of fraudulent agents, CEO's and Judges is NO MORE**. Let it be by Decreed that this is the day and will always be the day in perpetuity when the days of austerity and tyranny end for all time to come. Let this day go down in history across this planet as a day of celebration for all time. **God is the Judge. Rangihou is the New Heaven**. All that have sinned against the New Heaven and God's Holy Nation 'Aotearoha', will sin no more as the hammer has come down. So say we all!

This is not a fight, this is a Revelation. We wrestle against principalities, against powers, against the rulers of the darkness of this age, against spiritual hosts of wickedness in the heavenly places (Ephesians 6:12). *"The wickedness of these directors: The worries of this life, the deceitfulness of wealth, and the desire for other things, come in and choke the word, and it becomes unfruitful (Mark 4:19)."*

"For with whatever judgment you judge, you will be judged; and with whatever measure you measure, it will be measured to you"
Matthew 7:2

So say we all! Let the celebrations begin!

Build up your Kingdoms & Nations (Teach)!
Power up your Foundations & Create your Sustainable Village (Clean, Feed)!
Exchange Goods & Services through each other (Charity, Peace)!
Be open to giving and receiving with love (Love)!
It is done! It is done! It is done!



"E kore au e ngaro, he kakano i ruia mai i IO Matua"
"I will never be lost, I am a seed sown from IO Matua"