

He Wakaminenga o Nga Rangitira o Nga Hapu Declaration of 13 December 2020

The following statement is made on behalf of those who attended the Congress assembled at Waitangi under the mantle of He Wakaminenga o nga Rangitira o nga Hapu and those sovereign people present.

Those in attendance at this Congress have the mandate to represent their hapu at this assembly which has been organized by the descendants of those original Chiefs of the Northern Tribes of Hauraki who signed the Declaration of Independence 1835 written Constitution. This action followed the gifting of the Haki Tuatahi at Portsmouth, England, by King William IV to the thirteen Mauri Chiefs on 22 October 1832.

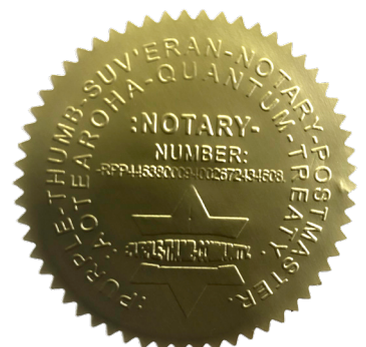
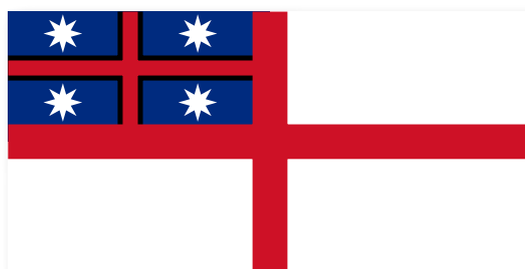
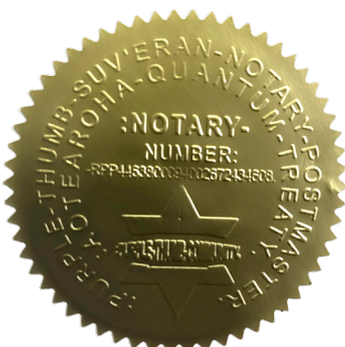
This meeting was assembled to implement the articles of He Wakaputanga 1835 written constitution (Declaration of Independence). He Wakaputanga 1835 is a proclamation of sovereignty made by the Chiefs of Hapu and affirmed by King William IV, his Parliament, and further ratified by a 21-gun salute from HMS Alligator, and is recognized as standing to this day. That 1835 Constitution is the authority by which Rangitira autographed Te Tiriti o Waitangi 1840, where the latter conferred its constitutionally-granted powers from the former.

The 20th of March 1834 Constitutional flag (portrayed at the bottom of this page) is the first national flag of this land. It remains the only lawful flag to this day.

It must be noted that the Wakaminenga Kohuiarau was founded on the 17th August 1808 at Okoroire, as a single-hulled waka.

The following has come to the attention of the assembly:

- The Treaty Partner, identified as the Crown of England, vacated their obligations and position under Te Tiriti o Waitangi with the unlawful adoption of the HER MAJESTY THE QUEEN IN RIGHT OF NEW ZEALAND corporation in 1986, with the assent of the New Zealand Constitution Act 1986 on 13 December 1986.
- Te Tiriti o Waitangi expired at midnight on the death of Queen Victoria, 22 January 1901, due to the fact that the articles of Te Tiriti o Waitangi as well as the Treaty of Waitangi Act 1975 make no provision for the obligation of the monarch's lawful heirs and successors.
- Pacific Islanders Protection Act 1875, s7. Saving of Rights of Tribes:
"Nothing herein or in any such Order in Council contained shall extend or be construed to extend to invest Her Majesty, her heirs and successors with any claim or title whatsoever to dominion or sovereignty over any such islands or places as aforesaid, or to derogate from the rights of



the tribes or people inhabiting such islands or places, or of chiefs or rulers thereof, to such sovereignty or dominion..."

- Using Part 1, Section 5 of the New Zealand Constitution Act 1986 titled "Demise of the Crown", there was an unlawful attempt at transference of authority from the Crown of England to a corporate entity registered with the Securities and Exchange Commission (SEC) in Washington, D.C., United States; registered as HER MAJESTY THE QUEEN IN RIGHT OF NEW ZEALAND, SEC CIK #0000216105, 1934.
- On the 4th February 2017 at approximately 11:40am, Karla Rewiri, sovereign by Right of Inherent Jurisdiction de jure solum et naturale, asked then Chief Justice and Administrator Sian Elias these three questions:

Karla Rewiri: "Does NEW ZEALAND PARLIAMENT assume its sovereignty by means of a Constitution unwritten?"

Chief Justice Sian Elias: "Yes."

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

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

Karla Rewiri: "The Queen, HER MAJESTY THE QUEEN IN RIGHT OF NEW ZEALAND corporation?"

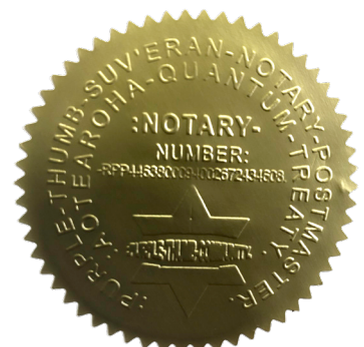
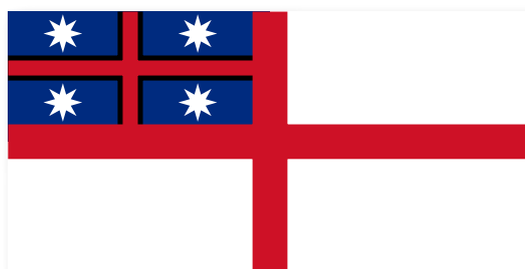
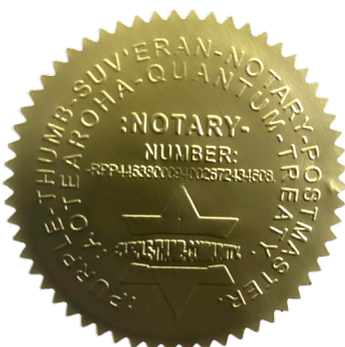
Chief Justice Sian Elias: "Yes."

- Chief Justice Sian Elias had confirmed that the counterfeit Parliament, an IMPOSTER, has no written constitution and that she herself is appointed and commissioned by this unlawful Government. Such FRAUD is a criminal offence. For everything unconstitutional is unlawful and to enforce pretending laws made by the IMPOSTER Parliament is both unlawful and Treasonous.
- Friday, 11th December 2020: Gregory Baughen, consulate general, secretary for the Governor-General, Patsy Reddy, said to Alistair Wait, Katiaki Ngati-Wikitoria ki Nga-Puhi:

Gregory Baughen: "...at this moment when there are COVID restrictions, there are additional points about whether a traveler has a place assigned to them in one of these managed isolation quarantine facilities..."

Gregory Baughen: "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."

Alistair: "Well, you're saying that the partner, the 50/50 partner that the English Crown is no longer here! Have they vacated?"



Gregory Baughen: "...That's true. We no longer have our Sovereignty held by the Queen of the United Kingdom. It is held by the Queen of New Zealand."

Alistair: "Who is the Queen of New Zealand?"

Gregory Baughen: "Elizabeth the Second. Queen of New Zealand."

Alistair: "OK. Is she the defender of the faith?"

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

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

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

Gregory Baughen: "Well I'm a Public Servant so it is my duty to uphold the legislation of New Zealand."

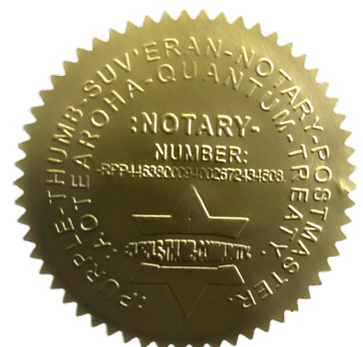
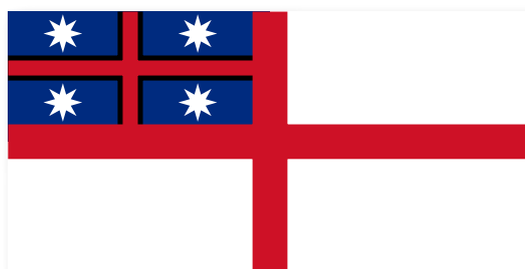
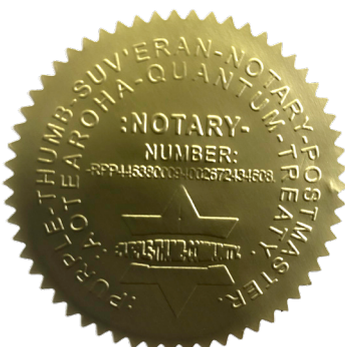
Alistair: "Do you swear an oath?"

Gregory Baughen: "No, I haven't sworn on Oath. No."

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

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

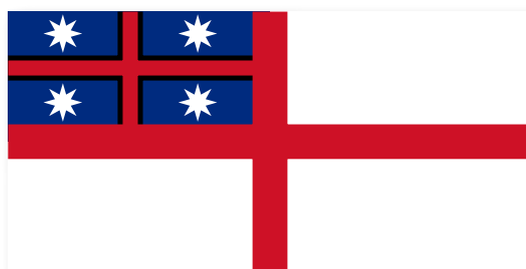
This Act does not speak about the Laws of Nu Tirenī in *rem*? It mentions the laws of New Zealand in *personam*. As "...a phrase in a statute cannot call what is non-existent into being." Yet, it does say that, "no Imperial subordinate legislation made after the commencement of this Act shall have effect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



Therefore, the Rangatira present at this Congress announce the following:

1. We do not recognise the authority of the impostor corporate identity known as HER MAJESTY THE QUEEN IN RIGHT OF NEW ZEALAND as our 1840 Treaty partner nor the recipient of the 1835 Declaration of Independence.
2. We give notice under the jurisdictional and rightful authority of He Wakaputanga 1835 that ALL authority of this impostor Government under the leadership of Prime Minister Jacinda Ardern, acting on behalf of HER MAJESTY THE QUEEN IN RIGHT OF NEW ZEALAND is suspended.
3. The 28 Oct 2020 unanimous Hapu Tautoko given to Dorothy Rollo, announced the following:
 - Total ban of mandatory or coerced vaccination.
 - Total ban of all 1080 and brodifacoum poison usage.
 - Any pandemic or epidemic that is PROVEN to exist is to be managed under inherent rights, customs, usages, and practices, by whanau and hapu.
 - We rescind all United Nations agendas, Agenda 21, Agenda 2030, and Agenda 2050.
 - We affirm no-consent to 5G and 6G or other technology roll-outs and infrastructure without verified, independent confirmation of health and safety.
 - Henceforth, HER MAJESTY THE QUEEN IN RIGHT OF NEW ZEALAND corporation royal assent stamp is rescinded and revoked in its entirety. They are without valid contract and were never granted the right to govern. The power of royal assent is with the Mauri nation collective from this day forward.
4. We assert the remedy for the presumed HER MAJESTY THE QUEEN IN RIGHT OF NEW ZEALAND any and all derivatives, appellations and the like as well as all agents, agencies, ministers, police, police commissioner, constables, judges, justice of the peace, regal and vice regal and all under-secretaries or civilians and any person commissioned by the same that the demise of the crown of England is now 'dead'.

We assert and direct that the presumed actors of HER MAJESTY THE QUEEN IN RIGHT OF NEW ZEALAND company transfer all the functions, duties, powers, authorities, rights, privileges, and dignities belonging to the Crown of England and the Crown of the Mauri Nation to the only successor standing, the Crown of the Mauri Nation hereby evident with our autograph and thumbprint.



He Wakameninga o Nga Rangitira o Nga Hapu Declaration of 13 December 2020

Autographs

