

UNITED TRIBES OF NEW ZEALAND

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PHONE (U.S. NUMBER): 1+646-902-HAPU or 1+646-902-4278

H.E. Mr. Ban Ki-moon

September 11, 2016

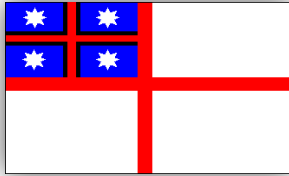
Executive Office of the Secretary-General,
UNITED NATIONS HEADQUARTERS • SIEGE
New York, NY 10017

Greetings and Salutations,

Your Excellency, it is with great honor as the *Secretary of State* of the UNITED TRIBES OF NEW ZEALAND, I announce the Maori Nation of Hereditary Chiefs, Heads of Tribes and Rangatira in accordance with **Article I** of the Declaration of Independence 1835 (hereinafter “**DOI**”), have declared that the UNITED TRIBES OF NEW ZEALAND, be introduced to the General Assembly of the United Nations. In accordance with **Article II** of the **DOI**, the undersigned has been mandated to represent the *Executive Office*, of the UNITED TRIBES OF NEW ZEALAND in the permanent position as *Secretary of State*. Further, to inform the United Nations of our objectives to procure mutual Welfare and Security for the Whanau and Hapu’s (*family and extended family*), through our Sovereign Independent Maori State, recognized by Her Majesty, Head of State of the United Kingdom, which is a UN Security Council Member.

FORMAL REQUEST FOR MEMBERSHIP TO THE UNITED NATIONS

For the first time in the 70-year history of your Great Society formed under the United Nation’s Charter, the true Sovereign State of New Zealand, a peace-loving state, hereby declares its desire in accordance with UN Charter **Chapter II, Article 4**, to become a MEMBER of the General Assembly of the United Nations. The UNITED TRIBES OF NEW ZEALAND is able, and willing to accept carrying out the obligations contained in the present United Nations’ Charter as the authorized representative of the Sovereign Maori Nation. We are recognized by the British Crown in the full measure of our self-government since 1835, and have assumed responsibility for the administration of our territories and protection of the Crown’s subjects living in New Zealand, in accordance with **Article IV** of the **DOI**. We have taken due account of the political aspirations of the Maori People, through the reactivation of our *Political Office* in accordance with **Article I** of the **DOI**.



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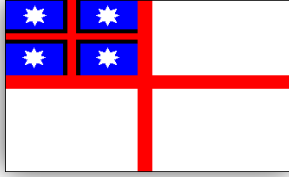
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EXPULSION OF MEMBER FOR CHARTER VIOLATIONS

The UNITED TRIBES OF NEW ZEALAND calls for an investigation to the *Suspension and Expulsion* of the United Nations' MEMBER known as the "*Realm of New Zealand*", for continued violations of the United Nations' Charter. **Chapter II Article 6** identifies that a MEMBER of the United Nations, which has persistently violated the principles contained in the present Charter, may be expelled from the organization.

New Zealand's representation was always anomalous in international terms. The Colonial Parliament assumed its authority without consent and in June 1945 became a MEMBER of the United Nations' Charter by deceit, as the "*Dominion of New Zealand*". The status of "*Dominion of New Zealand*" and modern day name fashion "*Realm of New Zealand*", are subject to the British Crown, which binds them to the terms and conditions of the Treaty of Waitangi 1840. **Article II** of the Treaty of Waitangi 1840, guaranteed Maori their unimpeded Full Rights, Powers and Privileges to exercise *Maori Law known as Tikanga* in the governance of themselves, over their lands and treasures. Under international law, the UNITED TRIBES OF NEW ZEALAND is recognized as the Sovereign Independent Maori State, however the MEMBER has never respected nor recognized this fact.

The UNITED TRIBES OF NEW ZEALAND informs the United Nations that the aforementioned MEMBER alleged to represent New Zealand, has not only persistently **violated the preamble to the Charter** of the United Nations that determined, "... *justice and respect for the obligations arising from treaties and other sources of international law can be maintained, ...*" but **also Chapter XI Article 73**, where they have *waged war and abused* the Maori People, *restricted* their political, economical, social and educational advancement, and *misled* the Secretary-General of information relating to economic, social, and educational conditions in the territories for which they falsely claim responsibility and authority. They continue to this day with acts of oppression and aggression towards the Maori People with the use of force by their Police Enforcement Agents that continuously breach the peace. The UN Security Council must be properly informed of the persistent violations to the principles contained in the Charter by this imposter MEMBER, so a recommendation of expulsion pursuant to **Chapter II Article 6** of the Charter can be forwarded to the General Assembly.



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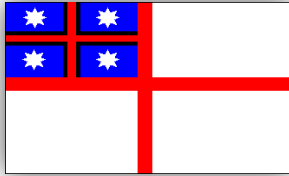
HISTORY

THE CROWN PROTECTS MAORI WITH A MODERN-DAY CONSTITUTION

It has been 180-years since His Majesty King William IV recognized our flag at *Waitangi in 1834*, which was the precursor for the Declaration of Independence 1835. The UNITED TRIBES OF NEW ZEALAND (hereinafter “UTNZ”) Independent State was acknowledged by the HMS Alligator, which *fired a 21-gun-salute at Waitangi*, reserved only for the most prestigious category of Native Rulers. **UTNZ**, as an infant state with its own constitution and established government, has enjoyed the protection of the British Crown. Regretfully for the Maori Nation, the successive Colonial Parliaments since the **Treaty of Waitangi 1840** have reigned with lawless contempt for the Native Maori People. They made laws that protected themselves, that enabled the organized theft of lands through fraudulent Crown Grants, confiscation, destruction of property as well as repugnant acts of kidnapping and murder, justified through their unqualified, illegal and unlawful acts, in name only, of the Crown.

As recent as 1986, the Labor Parliament led by David Lange, attempted to rewrite New Zealand’s history and create their own **New Zealand Constitution Act**, and at the same time repealed the **New Zealand Constitution Act of 1852** and **Statutes of Westminster Adoption Act 1947**. This enactment completely destroyed the Lange Parliament and all subsequent successive Parliaments of any right to even exist on New Zealand soil. The Imperial Parliament of Westminster (British Crown) intervened, yet again, and quashed The **New Zealand Constitution Act of 1986**, with the enactment of the **Imperial Laws Application Act of 1988**. This New Zealand Statute re-instated the Common Law of England back into New Zealand, which recognized the *Unextinguished Native Title* and the Maori Nation’s *inalienable rights*.

Five years later, the Westminster Parliament (British Crown), with the aid of the Her Majesty the Queen and Her Regents in New Zealand, enacted **TE TURE WHENUA MAORI/MAORI LAND ACT 1993** (hereinafter “**TTWMA**”). This provides Maori Whanau and Hapu (*family and extended family*) the inherited authority as Sovereign rulers of the *Unextinguished Native Title* to exercise **Tikanga** for governance of themselves, in all relationships and dealings with



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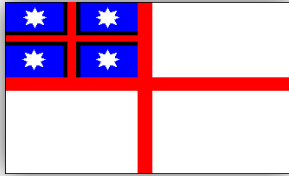
each other in such Laws, Customs and Usages within the territories inside and outside of the “*Dominion of New Zealand*”. Thus, the **TTWMA** enactment now provides the Maori Nation with a modern Constitution by which to govern our country and attain international world recognition of our Sovereign Independent Maori State.

EXECUTIVE OFFICE ESTABLISHED WITH 70 MAORI INCORPORATIONS

The Hereditary Chiefs, Heads of Tribes, and Rangatira, have among themselves established their Maori Incorporations in accordance with **TTWMA**, Part XIII Maori Incorporation, sections 253 and 268(3) of Te Ture Whenua Maori Amendment Act 1994 and the Maori Incorporations Constitution Regulations Act 1995, Amended in 2000 and 2005 in accordance with *Tikanga*. Each incorporation represents a territory within the UNITED TRIBES OF NEW ZEALAND. The Heads of the seventy (70) Maori Incorporations represent the *Executive Office* of the Maori Nation. Part XIII, “Maori Incorporations” has provisions for Chieftainship, which is Tino Rangatiratanga derived from and pursuant to **Articles II and III** of the **DOI**, **Article II** of the **Treaty of Waitangi 1840** and the Preamble to **TTWMA**, in accordance with *Tikanga*. Therefore, seventy (70) Heads of State who communicate through one voice, the *Political Office* of the **UTNZ**, represent the Maori Nation.

MAORI CHIEF JUSTICE ESTABLISHED THE JUDICIAL OFFICE

With the instructions and teachings of Maori Chief Justice, **Joseph E. Murphy III**, Her Majesty’s British Order Queen’s Counsel and Queen’s Regent in residence, established the Nga Tikanga Maori Law Society to provide interpretation and explanation of **TTWMA** and its applications to *Tikanga*. Within the provisions of **TTWMA**, Part XIII, Maori Incorporations, it shall be lawful for Maori Incorporations by special Resolution of the Owners of their respective territories and together in Congress with Resolutions of meetings on 28th October of each preceding year to enact laws that bind the Crown. The *Political* and *Executive Offices* in accordance with *Tikanga* shall enact laws within the terms and conditions of **Article III** of the **DOI**, **Article II** of the **Treaty of Waitangi 1840**, **Section 5**, of the **Imperial Laws Application Act in 1988** and **Section 268 (3)** of **Te Ture Whenua Amendment Act 1994**. These enactments are the provisions for the *Judicial Office* within the **UTNZ** and were declared in



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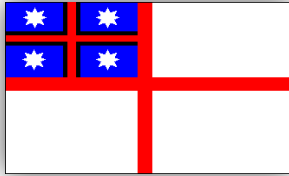
Congress at Waitangi on 28th October 2008, in order to frame our laws for the dispensation of justice, the preservation of peace, security, good order, and for the regulation of commerce in accordance with *Tikanga*. The *Judicial Office* derived from the seventy (70) Maori Incorporations shall exercise and enforce *Tikanga* in accordance with the *Political and Executive Offices* of the UTNZ.

APPEALS COURT DETERMINES MAORI HAS INALIENABLE RIGHTS

In 2003, exactly 10 years after TTWMA was enacted, the Appeals Court of New Zealand reaffirmed, in the well-known Seabed and Foreshore Case, Ngati Apa vs. Attorney-General, that the Colonial Parliament Pretender's **land titles were all absolutely Null and Void**. In fact, all five (5) judges' decisions were unanimous in that **Article II** of the **Treaty of Waitangi 1840** gave the Queen (British Crown) the preemptive first right of refusal to purchase land. Since the Maori Nation have never offered any land for sale to the Queen pursuant to the **Treaty of Waitangi 1840**, nor had the Queen purchased any land, then *all* New Zealand alleged land titles founded on false Crown Grants remain simply fictitious. The Seabed and Foreshore Case confirmed that the jurisdiction to investigate the status and ownership of land title was exclusively with the Maori Land Court. To avoid any confusion or misunderstanding of the Unextinguished Native Title within the territories of New Zealand, in accordance with **TTWMA section 131**, and its amendments, the *Judicial Court of the UTNZ*, which is the Maori Land Court, pursuant to **section 2 (3)** of **TTWMA** has exclusive jurisdiction to determine all such land status, and hereby the Court has and does **DECLARE** that all the lands within the **Dominion of New Zealand** is deemed **MAORI CUSTOMARY LAND** held in accordance with *Tikanga*.

UN CHARTER VIOLATIONS BY NEW ZEALAND PARLIAMENTS

Lord Normanby, Secretary of State for the Colonies (1839), predicted that there would be need to protect a numerous and inoffensive peoples (Maori) from Her Majesty's subjects of bad or doubtful character. After consideration to the findings of the Westminster Parliament House of Lords inquiry of 1836 to 1839 he wrote, "*Maori must not be permitted to enter into any contracts in which they might be the ignorant and unintentional authors of injuries to themselves*" with that stated, the British Crown entered into a **Treaty of Waitangi 1840** for the Protection of the



UNITED TRIBES OF NEW ZEALAND

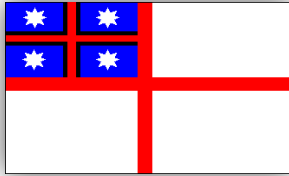
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Native Maori People from the British Crown's own subjects. It was not long after the **Treaty of Waitangi 1840**, before the British Crown had to intervene again with the **Imperial Constitution Act 1846**, to restrain its unruly Colonial Parliament. Dissatisfied with this constitution, the Colonial Parliament of the day demanded another Charter to operate under and was answered with the **New Zealand Constitution Act of 1852**, that reaffirmed the **DOI**, and terms of the **Treaty of Waitangi 1840** with the provisions of **Section 71**. **Section 71** of the **New Zealand Constitution Act of 1852**, frustrated the Settlers as it prohibited the successive Colonial Parliaments from making their own laws to govern over land and resource use. This section guaranteed the Native Maori People uninterrupted governance of themselves, in all their relations to and dealings with each other and their lands, which such Laws, Customs and Usages that were to be observed. The successive Colonial Parliaments have NEVER complied with **section 71**, and in fact the Lange Parliament went so far as to repeal the **New Zealand Constitution Act of 1852** and replaced it with their own **New Zealand Constitution Act in 1986**, now quashed.

Among all indefensible crimes committed by the New Zealand Colonial Parliaments against the Maori Nation, the one concerned here, is concealment from the United Nations by the MEMBER alleged to represent New Zealand that they are without authority nor consent to govern and, in fact are lawless. In regards to the UN Charter Article 73 (a), (b), (c), (d) and (e) the Colonial Parliaments have misled the United Nations' Secretary-General and Assemblies with false reports that have covertly concealed any notion the **New Zealand Constitution Act of 1852**, allowed the New Zealand Colonial Parliaments to govern the Crown's subjects only and NOT Maori. IN SHORT, THERE HAS NEVER BEEN A RIGHT OR CONSTITUTION FOR ANY SETTLERS' PARLIAMENT TO GOVERN NATIVE MAORI PEOPLE OF NEW ZEALAND.

NZ GOVERNOR-GENERAL COMMITS TREASON

A direct descendent of the signatories to the Declaration of Independence and Paramount Chief with bloodlines to the four of the largest tribes in New Zealand being, Ngapuhi (Northern tribes), Tainui (Waikato tribes), Ngati Porou (East Coast tribes) and Ngai Tahu (South-Island tribes), informed Her Majesty, Queen Elizabeth II by letter dated 4th March 2008, that his wife



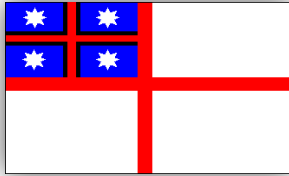
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and minor child, also Maori Sovereign bloodline descendants, were kidnapped in a home invasion. The Paramount Chief was well known to Helen Clark from the Potaka Marae, Ruawaipu Tribal Authority objection against the Seabed and Foreshore legislation. This attack and kidnapping was believed to be a retaliatory action by Prime Minister Helen Clark's Parliament due to that very public embarrassing incident. The Queen's response 13th June 2008 referred the Paramount Chief's letter back to Governor-General Anand Satyanand, which was dishonored by his silence. In addition, Prime Minister Helen Clark and all 120 members of her Parliament had also dishonored both Maori Nation and Her Majesty Queen Elizabeth II, when they failed to respond to three (3) notices, to remedy their repugnant behavior inflicted against the Paramount Chief. This known Paramount Chief was and is also the Chairman of a UTNZ Maori Incorporation, making him one of the seventy (70) Heads of State. This monumental disrespect prompted the Paramount Chief to approach the Hereditary Chiefs, Heads of Tribes and Rangatira at Waitangi for the purpose to end the Colonial Parliament's tyranny metered out upon the Native Maori People. A letter from **UTNZ** was sent to inform the Queen, of Her Majesty's Governor-General Anand Satyanand's treasonous actions and that the Maori Nation would not recognize his standing. With the Queen's representative rejected, the Maori Nation was ready to take responsibility of the Crown's subjects living in New Zealand. Her Majesty Queen Elizabeth II responded to the **UTNZ** letter and again notified the Governor-General of the concerns within the **UTNZ** letter. He again failed to respond, which motivated the Hereditary Chiefs, Heads of Tribes and Rangatira to take action to affirm their Sovereign status.

THE DECREE, AN ACT OF STATE WAS DECLARED

The Hereditary Chiefs, Heads of Tribes and Rangatira, assembled at Waitangi on 28th October 2008 in order to frame laws for the dispensation of justice, the preservation of peace, security, and good order. In an atmosphere of great jubilation, for first time, the Native Maori Congress *unanimously agreed* to take action in the form of a DECREE. The DECREE established the first Governor of the **UTNZ**, **Matiu Kauri Tuhourangi Tarawa**, who was duly appointed to govern the Queen's subjects. The Governor, as his first call of duty after acceptance of the Covenant, then appointed Secretary of State, **Quentin Koromete** (the undersigned) as the communication link between the Maori Incorporations' Heads of State and all other governments



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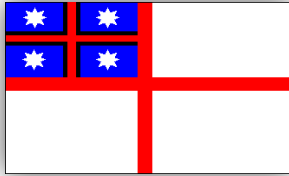
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and corporate entities inside and outside of New Zealand. Congress Assembled cheerfully endorsed the appointment and the DECREE was signed. Enclosed is a copy of the signed 2008 DECREE, being the foundation and mandate from the Sovereign Independent Maori State for the *Political Office* of the **UTNZ** to announce its intention to join with the General Assembly of the United Nations under the name of the UNITED TRIBES OF NEW ZEALAND.

RETALIATION BY THE JOHN KEY PARLIAMENT

The implementation of the 2008 DECREE put the safety of the newly appointed Secretary of State, other Paramount Chiefs and Maori Incorporation Chairmen's lives in direct danger. Chiefs and family members were incarcerated, kidnapped, assaulted, or murdered, which resulted in the undersigned and others fleeing New Zealand shortly after the DECREE was announced. Governor **Matiu Tarawa** died in 2009, which has stalled the implementation of the DECREE, until now.

On 28th October 2015, **at the direction** of the Heads of State of the **UTNZ Executive Office**, the Secretary of State (*undersigned*) made an official request to the Native Maori Congress to reaffirm and move forward with the 2008 DECREE. The Hereditary Chiefs, Heads of Tribes and Rangatira concern's emphasized that they would not tolerate John Key's intention to change the New Zealand flag and worst of all commit New Zealand to the Trans-Pacific Partnership (TPP), a contract which *Maori must not be permitted to enter into as they believe will cause injury to themselves*. The request to move forward with the DECREE was endorsed by the Native Maori Congress and forwarded to the Secretary of State to implement. Furthermore, Article 5 of the DECREE, which was "*... for the recovery of our Native Indigenous Funds held in Trust*", required that a *Bank Governor* be appointed to activate the condition. After deliberation, the Native Maori Congress appointed a *Bank Governor* to address Article 5 of the DECREE to assist the Secretary of State. The Native Maori Congress further endorsed the terms and conditions of the DECREE be fulfilled immediately.



UNITED TRIBES OF NEW ZEALAND

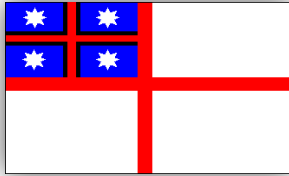
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MAORI HAVE NEVER BEEN CONQUERED BY DEBT OR BY WAR

Your Excellency, although the contents of letter may have taken you by surprise, in accordance with the seventy (70) Heads of State of the *Executive Office* desires, **UTNZ** has simultaneously sent Her Majesty Queen Elizabeth II, Treaty Partner, Native Maori Protectorate, and Head of State of the United Kingdom MEMBER of the UN Security Council, a letter informing Her Majesty of the **UTNZ** intentions to seek membership with the United Nations. Replacement of the current MEMBER alleged to represent New Zealand, is for the betterment of the Native Maori People of Sovereign Independent Maori State. Further, the 2008 DECREE has been brought to Her Majesty's attention in order to address Article 5, "... *for the recovery of our Native Indigenous Funds held in Trust*".

Everything we must do shall be completed within divine right timing and in the same spirit of goodwill and recognition as King William IV of England availed to our Sovereign Independent Maori State in 1835. The undersigned desires your Excellency bring this letter and its contents to the attention of the UN Security Council for their advice and instruction to effect the expulsion of the MEMBER and for its assistance to insert the **UTNZ Political, Executive and Judicial Offices** in their rightful place as speedily and peacefully as possible. The Secretary of State will be very grateful for your Excellency's communication and guidance in this matter so that he can inform the *Executive Office* of such communication to effect presentment of **UTNZ** to the General Assembly of the United Nations in due course.

Your Excellency's response to the contents of this letter and the initial steps to its implementation shall be respectfully received at the **UTNZ** office (*as listed above*) within 12 days of receipt of this letter. In the event that we do not receive a response from you, the official website of the **UTNZ** (www.unitedtribesnz.com), press releases, news articles and letters to every UN MEMBER State are scheduled to be released and published internationally to notify them and the public of information contained in this letter. Should you require to contact the undersigned please refer to the private details on this letterhead as above.



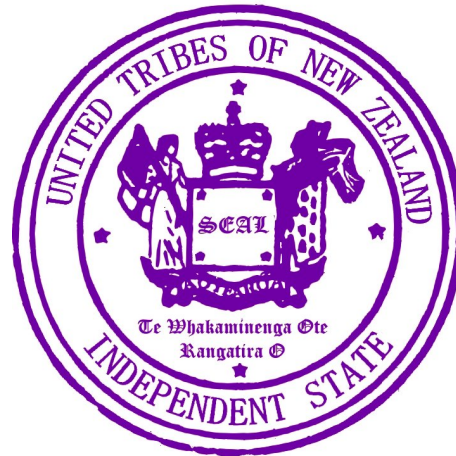
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Please accept, Your Excellency, the assurances of my highest consideration.



Quentin Koromete,
Paramount Chief, Direct Descendant of DOI 1835
& Secretary of State (Permanent Position)
of the UNITED TRIBES OF NEW ZEALAND