

Date: Fri, 18 Nov 2016 12:51:05 +1300
Subject: Proposed Opotiki District Plan 2016
To the Chief Executive, Opotiki District Council,

We His Majesty's Te Aho oo Te Rangi Wharepu (Paerata), His heirs and successors, Crown et al., in fact', in law, re: Busby's Plan "1837/38", 1840 Treaty o Waitangi, Pacific Islands Protection Act 1875, Maori Community Development Act 1962, Te Ture Whenua Maori/Maori Land Act 1993 s144 etc. &c. &c., And

I/We, must hereby, and strongly' reject' and oppose' the Opotiki District Council Plans September 2016, and all its provisions thereof, in light of,i/my/we/Our change of circumstances', in probate to His Majesty's Will of 1835, in probate of Our will 1975, all lands under that title thereof, and warning all governmental substitutes thereof, that, where seen, His heir at law, having never given, nor is prepared to give, or is there any proof of given "consent", extended from Ourselves the responsible kaitaki, or on behalf thereof tangata whenua, to the Opotiki District Council, and where it should not be mis-construed as consent or consensual contract given as such; And

Where, unknowingly, that Our consent maybe impliedly manufactured and processed by such Crown (Crown of England) its institutes, corporations, subsidiary companies it's agents etc., having never being expressly present, in the making of any such consensual contracts, Our consent been never entered or recorded for the record in the Opotiki District Councils records or any where else for that matter re: Crown Institute, shall not account as consent hereinafter i/ We expressed revocation of any such implied contracts and consents 2016,;

And therefore in relation to, in accord with the Imperial Application Act 1988 s5, s6, Resource Management Act RMA1991 s7(a), (aa), etc., etc., to which, i/we exercise such rights, as it is, thus undertaken by, i/my/our duty as kaitiaki, carrying out my royal duties and functions, "parens patriae", admit thereof, under Our customs, providing that, such customs should be so Observed s10 1846 New Zealand Constitution Act UK, is to be "Observed", by central, regional and local government, in the best interests of Our whanau, and that, as again, where none of my ancestors knowingly allowed a foreign government to govern within Our Native Districts, over us, Our lands, Our resources, i/We must reiterate', as per Imperial Acts 1846/1852/1858 etc., in self determination, the governing over our lands and seas,We must reiterate their will, becoming Our will, against all foreign governments, in relation to the managing and administration of Our exclusive, undisturbed customary rights, its practices and usages thereof the undistinguished native titles; and

We must make these further provisions, holding i/my/Our"power of attorney" to Our case matter and all matters of interests within this case subject matters, that maybe expressed hereinafter, this is in order, in want of recognition as individuals, as the collective, as Crown et al., as Sovereigns et al., in the retaining of Our Crown. Sovereign abstract rights,

We, shall in the now,' therefore put, lay thereto re: Opotiki District Council, its Plans 2016, and therein-after, that this admission, as we can not submit, is, clarity of Our possession, position hereinafter, thereof on behalf expressed, and after the brief facts laid above below, that on this tapu issue, the proposed plan by the Opotiki District Council re: Opotiki District Council Plan 2016, Our powers of attorney, by consent, or whatsoever exists, is hereby revoked re author, underwriter and the undersigned [Printed version], whereas, also, as a claimant Wai 1794 having a whanau claim, overall claim within the Native District, We

hereby find this offensive and insulting to Our integrity and mana, as individuals, and in Our collective, absolute owners, proprietors in right.

Whereas, with no proper consultation in regards to consent or permission from the proprietors, as we are holding in possession, our abstract rights, over, above, to any and all governmental, crown agencies etc., with some "whanau" respectively, holding the same views, some not being part thereof, the substituted government, maori trusts, Councils, crown agencies etc., creating a conflict of interest between themselves as parties etc., whom, on our account, that presently exists, are in wrongful occupation, administration thereof Our individual Crown titles, lands and seas; and

We therefore must, again express, We must strongly Object and Oppose as it is, so far as to say detrimental to Our Health, Lands and possession of real personal property within our Native District, the Plan and its provisions, is, are deemed by Us wholly "detrimental", as it is, undermines our customs, practices and usages, and again is hereby null & void in particular to "Our" cases, "Our" case "interests", subject "matters:", upon, within Our lands that is still, consider undistinguished "native title" within Our Native District aka Waiariki District, hereinafter it is hereby served with, upon the Opotiki District Council.

I/we strongly suggest that the District Council consult properly with whanau, and not by Maori Trust or Council as mediators for the whanau, as per tikanga, customary law without mediation of any assumed mandated crown agencies, local, regional government etc.,
Kanohi ki te kanohi.

Thank you

Yours kindly

Crown Persons Personal Representative

D. Christian [113269]

a/k/a d/b/a WEBB Aden Stuart Crown Estate Trust UK.

Wai Claim No. 1794 Turangapikitoi

Deputy CEO Waiariki District Maori Executive Committee.

Ph. 0211675554

Signed/Sealed

Dated.

As printed.