

NOTICE TO AGENT IS NOTICE TO PRINCIPAL. NOTICE TO PRINCIPAL IS NOTICE TO AGENT

IN THE MATTER OF

United World Tribes (First Nations Peoples)
First Nations New Zealand Māori
First Nations Aboriginal Peoples of Terra Australis
First Nations Canada and Native American
Indigenous People of Biafra-Nigeria
{“APPLICANTS”}

AND

IN THE MATTER OF

International Criminal Courts of Justice

AND

IN BETWEEN

Anthony Fauci- Director of NIAID
Peter Daszak– President of Eco Health Alliance
Melinda Gates
William Gates III
Vanguard Group Inc
Albert Bourla – CEO of Pfizer
Frank A.D’Amelio – Pfizer
Mikael Dolsten – Pfizer
Blackrock Inc (BLK)– Pfizer
State Street Corp (STT) – Pfizer
Companies Market Cap-Pfizer
Yahoo – Pfizer
U.S Food and Drug and Administration
Companies Market Cap-Pfizer
Nasdaq INC
GlaxoSmithKine Emerger- Pfizer
Dodge Cox
Stephen Bancel – CEO of Moderna
Pascal Sorio – CEO of Astra Zeneca
Alex Gorsky – CEO of Johnson and Johnson

Tedros Adhanom Ghebreyesus– Director General of
Tedros Adhanom Ghebreyesus– Director General of
World Health Organisation

David Rockefeller

Dr Rajiv Shah – President of Rockefeller

Klaus Schwab – President of World Economic Forum

Larry Fink Chairman and CEO of Blackrock

George Soros- SOROS FOUNDATION

AND

The Tri Lateral Commission

Thomas S Foley North American Chairman

Peter Sutherland European Chairman

Yotaro Kobayashi Pacific Asia Chairman

Charles B Heck North American Director

Paul Revay European Director

Tadashi Yamamoto Pacific Asia Director

{“DEFENDANTS”}

AND

Governor General Dame Cindy Kiro

Attorney General Hon David Parker

Former Prime Minister of New Zealand Jacinda Adern

Prime Minister of New Zealand Rt Hon Chris Hipkins

House of Representatives of New Zealand Parliament

Speaker of Houses New Zealand Parliament

Police Commissioner Andrew Coster

Human Rights Commissioner Paul Hunt

Race Relations Commissioner Meng Foon

Minister of Justice Hon Rino Tirakatene

Minister of Courts Hon Kiritapu Alan

Minister of Police Hon Ginny Anderson

Minister of Māori Development Hon Willie Jackson

Minister of Whānauora Hon Penni Henare

Minister of Social Development Hon Carmel Sepuloni

Minister of Housing Dr Megan Woods

Minister of Health Hon Ayesha Verrall

Minister for Pacific Peoples Hon Barbara Edmonds

Minister of Education and Minister for Child Poverty and
Minister for Care of Children Hon Jan Tinetti
Minister of Foreign Affairs Hon Nanaia Mahuta
Minister of Immigration Hon Michael Wood
Minister of Finance Hon Grant Robertson
Minister of Revenue David Parker
Ministry of Business Innovation and Employment
Māori Affairs Parliamentary Select Committee
New Zealand Māori Council
Federation of Māori Authorities
King Tūheitia Paki
Ratana Church New Zealand

{“DEFENDANTS”}

AND

Former Prime Minister of Australia Hon Scotty Morrison
Prime Minister of Australia Hon Anthony Albanese
Deputy Prime Minister and Defence Hon Richard Marles
House of Senate
House of Representatives
Treasurer Dr Jim Chalmers MP
Minister for Finance Katy Gallagher MP
Minister for Foreign Affairs and Public Service Penny Wong
MP
Minister for Employment and Workplace Relations Hon
Tony Burke MP
Ministry for Health and Aged care Hon Mark Butler MP
Minister of Indigenous Australians Hon Linda Burney MP
Minister for Social Services Hon Amanda Rishworth MP
Minister for Government Services Hon Bill Shorten MP
Minister for Education Hon Jason Clare MP
Minister for Communications Hon Michelle Roland MP
Minister for Home Affairs Hon Clare O’Neil MP
Minister for Defence Personnel Hon Richard Marles
Governor General of Australia His Excellency General, the
Hon David Hurley AC DSC

Minister for International Development and the Pacific Hon
Pat Conroy MP

Minister for Youth Hon Anne Aly MP

Minister for Aged Care Hon Anika Wells MP

Minister for Regional Development, Local Government and
Territories Hon Kirsty McBain MP

{“DEFENDANTS”}

AND

Prime Minister of Canada Justin Trudeau

Deputy Prime Minister and Minister of Finance Hon Chrystia
Freeland

House of Senate Bill Shorten MPD PRESENT)

President of the King’s Privy Council for Canada and

President of the Treasury Board Hon Mona Fontier

Leader of the Government in the House of Commons Hon
Mark Holland

Minister of Housing and Diversity and Inclusion Hon Ahmed
Hussen

Minister of Rural Economic Development Hon Gudie
Hutchings

Minister for Women and Gender Equality and Youth
Hon Marci Ien

Minister of Foreign Affairs Hon Melanie Joly

Minister of Seniors Hon Kamal Khara

Minister of Justice and Attorney General of Canada Hon
David Lametti

Minister of Intergovernmental Affairs, Infrastructure and
Communities Hon Dominic Lemanc

Minister of National Revenue Hon Diane Lebouthillier

Minister of Public Safety Hon Marco E.L Mendicion

Minister of Crown-Indigenous Relations Marc Miller

Minister of Labour Hon Seamus O’Regan Jr

Minister of Employment, Workforce Development and
Disability Inclusion Hon Carla Qualtrough

Minister of Canadian Heritage and Quebec Lieutenant Hon
Pabalo Rodriguez

Minister of International Development and Minister
responsible for the Pacific Economic Development
Agency of Canada Minister of Emergency Preparedness Hon
Bill Blair

Minister responsible for the Federal Economic Development
Agency for Southern Ontario Hon Filomena Tassi

Minister of National Defence Hon Anta Anand

Minister of Health Hon Jean-Yves Duclos

Minister of Families, Children and Social Development Hon
Karina Gould

Minister of Indigenous Services and Minister responsible for
the Federal Economic Development Agency for Northern
Ontario Hon Patty Hajdu

Minister of Northern Affairs, Minister responsible for
Prairies Economic Development Canada and Minister
responsible for the Canadian Northern Economic
Development Agency Hon Dan Vandal

Minister of Natural Resources Hon Johnathon Wilkinson

AND

President of Independent National Electoral Commission

Former President of Nigeria Muhammada Buhari

Disputed Incoming President of the Federal Republic of
President Elect of the Federal Republic of Nigeria Bola
Tinibu (“subject to judicial review of Courts”)

Vice President Yemi Osinbajo

Federal Republic House of Senate

Federal Republic of Nigeria House of Representatives

Executive Federal Council

Vice Chairman Boss Mustapha

Chief of Staff Abba Kyari

Department of State Services

Ibrahim Gambari

Senate President

Speaker of House of Representatives
State Governors of the Federal Republic of Nigeria
Deputy Governors of the Federal Republic of Nigeria
Minister of Defence Bashir Salihi Magashi
Department of State Services
National Intelligence Agency
Defence Intelligence Agency
Economic and Financial Crimes Commission
Federal Capital Territory Administration Mohammed Musa Bello
Minister of Police Mohammed Maigari Dingyadi
Minister for State Education Chukwueneka Nwajiuba and Goodluck Nanah Opiah
Minister of Education Adamu Adamu
Minister of Finance, Budget and National Planning Zainal Ahmed and Clemet Agba
Minister of Foreign Affairs Geoffrey Onyeama and Zabairu Dada
Minister of Health Osagie Ehanire and Adeleke Mamora Ekumankama and Joseph Nkama
Minister of Health Osagie Ehanire and Adeleke Mamora Ekumankama and Joseph Nkama
Minister of Humanitarian Affairs Disaster management and Social Development Sadiya Farong Umar
Minister of Petroleum Resources
Minister of State Petroleum Resources Timipre Sylra
Minister of State Power Abubakar Aliyu
Minister of Power Saleh Mamman
AND
Former Prime Minister of United Kingdom Boris Johnson
And Liz Truss
Prime Minister of United Kingdom-First Lord of Treasury and
Minister of Civil Services for Union Rt Hon Rishi Sunak
Deputy Prime Minister Oliver Douden
House of Commons

House of Lords
House of Representatives
Chancellor of Exchequer Jeremy Hunt
Secretary State for Foreign Commonwealth and
Development Affairs James Cleverly
Lord Chancellor and Secretary of State for Justice Alex Chalk
Secretary of State for Home Department Suella Braverman
Secretary of State for Defence Ben Wallace
Secretary of State for Health and Social Care Steve Barclay
Lord President of Council and Leader of the House of
Commons Penny Mordant
Lord Privy Seal and Leader of the House of Lords Lord True
Attorney General Victoria Prentis
Minister of State-Development of Africa Andrew Mitchell
Minister of State Security Tom Tughendhat
Minister of State (Crime-Policing-Fire) Chris Philp

AND

IN BETWEEN

President of the United States of America Joe Biden
Vice President of the United States of America
Chief of Staff
House of Senates
Federal Reserve Bank

DATED: MAY 2023

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COMPREHENSIVE STATEMENT OF CLAIM (“SOC”)

JOINT MEMORANDUM

1. AGENTS CJ Michelle Singh and CJ Arikini Kawenata Marisch of New Zealand, Aotearoha file this Memorandum confer and agree to this joint memorandum of

DIRECTIVES

2. That on the 26th of May 2023 at 10.00am or as soon thereafter, the Applicants move that the Register of the International Criminal Courts serve the Defendants ss 1-3 of this Memorandum the below attached Directives in accordance with the International Criminal Courts of Justice Rules of the Court¹ (1978).

COMPLAINT WITH RESPECT TO MATTERS

3. For the purpose of the Court, this Complaint is filed on behalf of the First Nations peoples of the UNITED WORLD TRIBES of New Zealand, Australia, Canada (North-South America) and the IPOB of Nigeria herein referred to for the purposes of these matters the indigenous, living men and womb-man of Te Ika-a-Maui, Tuhua, Te Waka-o-Maui, Te Punga-o-te-ika-a-Maui, Nuku-roa, Te Matau Ā Maui of ‘Te Moananui Ā Kiwa’ or any derivative beyond thereof.

CONTENTIOUS MATTERS OF INTERNATIONAL CONCERNS

4. This matter is made in respect to international concerns of historical and contemporary counts of genocide, crimes against humanity, crimes of aggression and war crimes against the Indigenous First Nations Peoples of the United World Tribes prior to and after 2002 in pursuant to international concerns the WORLD HEALTH ORGANISATIONS Global COVID-19 Public Health Response Act 2020 including its subsequent amendments, legislative enactments, mechanisms, omissions, policies and procedures that harmed, injured and killed the lives of global communities intended to depopulate humanity.

IN RESPECT OF COSTS-CRIMINAL PROCEEDINGS

¹ Adopted on 14 APRIL 1978 and entered into force on 1 July 1978;

5. Require any party to make discovery of documents or permit any party to administer interrogatories.
 1. Fix the time within which any statement of defence shall be filed or any other step in the proceedings (including the filing of any document and the giving of any notice) shall or may be taken by any party.
 2. Fix a time and place for the trial of the proceedings.
 3. Give such consequential directions as may be necessary.
 4. this section party, in relation to any proceedings relevant including any intended party to those proceedings.

TRUST FUND

6. Leave is sought with permission of the Secretary-General to assist the Applicant[s] before the Courts with financial expenses incurred in the proceedings² before the Courts in connection with the following:
 - (a) a dispute filed to ICCJ under Article 40, paragraph 1 of the Statute;
 - (ii) by way of an application on the basis of Article 36 paragraph 1 of the Statue provided that:
 - (a) A case where preliminary objections has been filed by one or more both parties under Article 79 of the Rules of the Court, rejections from the Court or definitively withdrawn by the party or parties concerned.
 - (b) In a case where no preliminary objections were filed by either parties or the State requesting financial assistance by memorandum to the Secretary-General an undertaking not to present and or preliminary objections under Article 79 of the RULES OF THE COURTS and to plead a case on merits shall be duly notified to the Courts and by the Secretary-General.

EVIDENCE

7. Counsel before the Courts agree that there may be a need to update evidence from parties and or evidence to address any gaps

² TRUST FUND-Established by under the Financial Regulations and Rules of the United Nations in accordance with the "Terms and Conditions" specified in "Terms of Reference".

identified by the Courts³ in pursuant to the Rules of the Court Article 67 that:

1. If the Court considers it necessary to arrange for an enquiry or an expert opinion, it shall, after hearing the parties, issue an order to this effect, defining the subject of the enquiry or expert opinion, stating the number and mode of appointment of the persons to hold the enquiry or of the experts, and laying down the procedure to be followed. Where appropriate, the Court shall require persons appointed to carry out an enquiry, or to give an expert opinion, to make a solemn declaration.
2. Every report or record of an enquiry and every expert opinion shall be communicated to the parties, which shall be given the opportunity of commenting upon it. Article 68

“Witnesses and experts who appear at the instance of the Court under Article 62, paragraph 2, and persons appointed under Article 67, paragraph 1, of these Rules, to carry out an enquiry or to give an expert opinion, shall, where appropriate, be paid out of the funds of the Court”.

The proposed Timetable accommodates a review and updating of evidence.

TIME-TABLE

8. The Applicant[s] before the Courts agree that it is desirable to convene a preliminary examination to investigate and inquire into the matters with urgency, prejudice and or delay in accordance with Part III ‘Proceedings in Contentious Cases’ Article 30 of the Rules of the Court”,
 - 8.1 The Applicant[s] propose the following timetable to reflect the following:

TIME-TABLE

PROPOSED STEPS

Parties to review an agreed position to convene matters	07 July 2023
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³ INTERNATIONAL CRIMINAL COURTS OF JUSTICE- -RULES OF COURT- Article 68
“Witnesses and experts who appear at the instance of the Court under Article 62, paragraph 2, and persons appointed under Article 67, paragraph 1, of these Rules, to carry out an enquiry or to give an expert opinion, shall, where appropriate, be paid out of the funds of the Court”.

following a Conference with the President of ICC or hereafter, to hear proceedings in New Zealand and or as where the Courts thinks fit or directed.	
Parties to file further evidence	
Parties to review any disagreements of related submissions.	07 August 2023
Pre-liminary Examination	30 October

DIRECTIONS IN DETERMINING APPLICATION-REGISTRAR

9. Directions that a just, speedy and inexpensive determination of the Application.

DIRECTIONS FROM REGISTRAR AS TO PARTIES WHO SHOULD BE SERVED

10. Directions as to the party or parties who should be served with this application.

10.1 Article 83 ss1-2 of Statute states that the Registrar shall also transmit copies to (a) Secretary-General of the United Nations; (b) Members of United Nations; (c) other States entitled to appear and or (d) any other States notified in pursuant to Article 63 of the Statute.

PRELIMINARY OBJECTIONS (IF ANY)

11. Following submissions of Application and after the President has met and consulted with the parties, the Court may decide if circumstances so warrants, questions covering jurisdiction, admissibility of application shall be determined separately in pursuant to Subsection 2: Preliminary Objections Articles 79 ss1-2.

UPON THE GROUNDS

12. Set out in the Memorandum filed in support of this application for proceedings in pursuant to:

RULES OF COURT INTERNATIONAL CRIMINAL COURTS

13. Part 1 Establishment of the Court- Article 1—Jurisdiction of the Court:
(1) An International Criminal Court (“the Court”) is hereby established. It shall be a permanent institution and shall have the power to exercise its jurisdiction over persons for the most serious crimes of international concern, as referred to in this Statute, and shall be complementary to

national criminal jurisdictions. The jurisdiction and functioning of the Court shall be governed by the provisions of this Statute.

LEGAL STATUS AND POWERS OF COURT

14. Rome Statute - Article 4—Legal Status and Powers of the Court

1. The Court shall have international legal personality. It shall also have such legal capacity as may be necessary for the exercise of its functions and the fulfilment of its purposes.
2. The Court may exercise its functions and powers, as provided in this Statute, on the territory of any State Party and, by special agreement, on the territory of any other State.

JURISDICTION-ADMISSIBILITY AND APPLICABLE LAW

15. Rome Statute-Part 2 Jurisdiction, Admissibility and Applicable Law Article 5—Crimes within the jurisdiction of the Court:

1. The jurisdiction of the Court shall be limited to the most serious crimes of concern to the international community as a whole.
2. The Court has jurisdiction in accordance with this Statute with respect to the following crimes:
 - a) The crime of genocide.
 - b) Crimes against humanity.
 - c) War crimes.
 - d) The crime of aggression.

APPLICATION FILED IN RESPECT OF THE FOLLOWING

16. This application is made in reliance of the following:

INTERNATIONAL LAW-CONVENTIONS-DECLARATIONS-TREATY

17. Rules of Court-International Criminal Courts of Justice Part 111- Proceedings in Contentious Cases-Section A: Articles 30-35 (ss1-2); Articles 31 (ss 1-2); Section C: Proceedings before the Courts-Subsection 1-Institution of Proceedings-Articles 38 (ss 1-2-3); Articles 40 (ss 1-2-3); States to be notified- Article 62 (ss2); In relation to Witnesses and Experts- Article 63 (ss2) and Article 67-68 (ss1); Subsection 2: Preliminary Objections-Articles 79 (ss1-2); Registrar of Courts to transmit copies of Proceeding to State Members-Articles 83 (ss 1-2-3) (a-b-c-d); Special Reference to the Court: Subsection 5: Article 87 (ss1-2); Judgments given by a Chamber shall be read at a public sitting of

that Chamber- Article 93; Section F: Judgements-Interpretation and Revision-Subsection 1-Judgements-Article 94 (1-2); Article 95⁵ (ss1-2-3); New Zealand International Crimes and International Criminal Courts Act 2000 (ss1-2) (Jurisdiction-Admissibility and Applicable Law) Part 3: (General Principles of Criminal Law)-Article 51-52 Rome Statute (Rules of Procedure-Evidence and Regulations of the Court: Part 5: (Investigation and Prosecution of Crimes); Part 6: (Conduct of Trials), Part 9 (International Cooperation-Operation and Judicial Assistance); PART 10: (Enforcement of Sentencing), Articles 6-7-8-15-53- Articles 7.1(K)(25-27-26-30); the Treaty of 1213, Magna Carta 1215 (ss); Doctrine of Discovery 1452-1493; (New Zealand 1679-Terra Australis-22 August 1770); Rule of Law 1628; Petition of Rights 1628; Cestui Quie Vie Trust Act 1666; (Social Security Trust) 1666 [Canon 2051]; Habeas Corpus 1640-1679 ss9; Bill of Rights 1688-1689; Treasons and Seditious Practices Act 1795 (In relation to Article 16 Magna Carta); Holy Treaty Alliance 1815; League of Nations 1919; Montevideo Convention on the Rights and Duties of States 1933; Breton Woods Agreement 1944; Vienna Convention; the Law of Diplomatic Relations 1961 and the Law of Treaties-United Nations Treaty 1969, Charter of the United Nations 1945; Constitution of the World Health Organization 1946-2006; the Declaration of Human Rights Standards (Part 1: A) ss41 (1)(2)(3) ss272 (3)(66); Article 3-4; General Trade Agreement 1947; the Hague Convention 1980; ss60; (In relation to the Civil aspects of International Child Abduction Relation to the 1980 Hague Convention) Part 1: ss9; ss10-(ss1)-(ss2)(a-b-c-d); ss60; Part 1: ss9; ss10-(ss1)-(ss2)(a-b-c-d); Article 16 (a)-[F9-F11 (aa) and (b) [F14 (d); [F12 (ba); Article 50 in relation to the 1996 Hague Convention;

⁵ Rules of Court-International Criminal Courts of Justice-The judgment, which shall state whether it is given by the Court or by a Chamber, shall contain:

- the date on which it is read;
- the names of the judges participating in it;
- the names of the parties; the names of the agents, counsel and advocates of the parties;
- a summary of the proceedings;
- the submissions of the parties;
- a statement of the facts;
- the reasons in point of law;
- the operative provisions of the judgment;
- the decision, if any, in regard to costs;
- the number and names of the judges constituting the majority;
- a statement as to the text of the judgment which is authoritative

International Covenant on Economic, Social and Cultural Rights; the International Covenant on Civil and Political Rights 1966; Convention on the Rights of a Child 1989; Biological Weapons Convention (BWCC) in relation to Biological and Ch and Uoctae Weapons Convention; International Labour Organisation Convention (169); Aboriginal Title; Environmental and Trade Standards; Cultural Standards; UN and Native American Treaty; Cherokee and United States Treaties; Choctaw and US Treaty; Canada Treaty Authority 1854; US Native American Treaty; Convention on the Rights of Persons with Disabilities 2006; the United Nations Declarations of Indigenous Peoples 2007; International Convention on the Elimination Discrimination of all Forms of Racial Discrimination; He Wakaputanga o te Rangatiratanga o Niu Tireni (20 March 1834) 1835; Te Tiriti O Waitangi 1840; Hapū Sovereignty Reaffirmation 2002;⁶ the Hapu Origin Sovereign Accord 2002⁷ (Notification of Intent and Affirmation); Declaration of Sovereign Independence 2013 (28 October 2013; Scriptural Proclamation of Liberty 2013 (28 October 2013); Proclamation of Self-Determination and Individual Sovereignty 2013 (28 October 2013); Public Notice of Proclamation 2018 (27 September 2018; the Kingdom House of Io 2019 (1st July 2019); Letters Patent 2019-Kingdom of Aotearoha Constitution 2019 (1st July 2019); Ngāti Io Declaration of Sovereign Independence 2019 (28 October 2019); Royal Announcement and Declaration of Decree 2020 (31st May 2020); Te Moana Nui Ā Kiwa Tribal Authority 2022; United World Tribes 2023; Multi-Lateral Treaty (United World Tribes)2023;

AND NEW ZEALAND-AOTEAROHA-PROTECTION OF FIRST NATIONS IN PURSUANT TO THE BELOW:

Māori Customary Law; the “Native Districts Regulation Act” 1858 – 4, “The Native Circuit Courts Act” 1858 —No 5., and the “Native Assessors Court Act”, 1858 — No 6, which all pertained to Māori in order to ‘set up their own Courts, (Marae Restorative Justice and Local and Central

⁶ The Hapū Origin Sovereign Accord of 2002-Notification of intent and affirmation Māori was presented at Te Tii Marae, Waitangi on the 6th day of February 2002 by Associate Chief Justice, Gerard Otimi of the “Supreme Courts of Competent Jurisdictions (“TE MOANA NUI Ā KIWA”), Aotearoha Supreme Aroha Court of HAWAITI (G2)(Ancestral Court of Validation), Hawai’i Supreme Aloha Court of Hawaii (G1),(Absolute Jurisdiction and Authority) and the State of USA, Hawai’i Supreme Law Court (G20)” in collaboration with ki nga Rangatira O Te Whakaminenga O Nga Hapū Ngapuhi, te Kaitiakitanga O nga Taonga, the “Declaration of Independence 1835 and Te Tiriti O Waitangi 1840”.

⁷ Ibid

Governing bodies⁸); Pacific Islanders Protection 1875 ss7; Tohunga Suppression Act 1908; Crown Proceedings Act 1950, Summary Proceedings Act 1957(ss21)(a)(1 (ii)-(b)(c) (1-11)(f)32E(2) and its Amendments Crimes Act 1961 ss66 (1)(2) 71-72, 117(e), 167, 171, 188 (1), 235, 310, 312, NO 43. ss240 (1) (a-b-c-d); Maori Affairs Act 1967; Te Tiriti O Waitangi Act 1975;⁹ New Zealand Constitution Act 1986 ss9-10; State-Owned Enterprise Act 1986¹⁰ ss9; Residential Tenancies Act 1986; Conservation Act 1987 ss4; Oranga Tamariki Act 1989; (PART 4: ss41(1)(2)(3)-ss272(3)(66)),ss4; Bill of Rights 1990 s3-6.1(1)(A-B-C) Resource Management Act 1991 ss8, Treaty Waitangi Fisheries Settlement Act 2004 ss214 (2004 NO 78); Maori Land Act 1993; Te Ture Whenua Maori Land Act 1993 Part XIII ss17(2), 247-252; Standing Orders (Parliamentary Rules: Chapter 3-General Procedures); Crime Amendment Act 2003 (2003 No 39); Crimes Involving Deceit 2003 ss240 (1) (a-b-c-d); Māori Commercial Aquaculture Claims Settlement Act 2004; Local Government Act 2004 ss4; New Zealand Geographic Act 2008; Criminal Procedures Act 2011 (ss210)(a)(1-11)(b)(2)-(ss14)(ss30); Te Takutai Moana Act 2011, ss9(1); ss 6, 9(1), 11; ss12; Environmental Protection Authority Act 2011 ss18-19; Exclusive Economic Zone and Continental Shelf (Environmental Effects) 2012; Motu-Proprio 2013; One Peoples Public Trust 2013; Children Act 2014 ss6D(1)(d); Social Development Act 2018 (Part 5: SS232-249, ss252-285) and its subsequent Amendments; the Kāinga Ora Homes and Communities Act 2019 ss11 (1)(b)(i); the Kāinga Ora Community Housing (with respect to Emergency Housing); Employment Relations Act 2000; Covid-19 Public Health Response ACT 2020; Public Health Response Act 2020; COVID-19 Public Health Response Amendment Act 2020; COVID-19 Public Health Response Amendment Act 2021; COVID-19 Recovery (Fast-Track Consenting) Act 2020; ss21(7) Sch 6; COVID-19 Response

⁸ In accordance with the Maori Land Act 1993 Maori Incorporation as an Autonomous Statutory and Mandatory Representatives of Maori, which is protected by the British Crown, Westminster Parliament and the Privy Council of the United Kingdom under International Statutes of Law and the Common Law, which cannot be repealed by any Act of the Settlers & Immigrants Parliament of New Zealand. These undeniable statutes established confirmed "Te Tangata Whenua" the Internal Sovereign of the Maori Nations of Aotearoa, New Zealand.

⁹ Schedule 2 clause 9 (1): amended (with effect on 9 December 1987), on 30 June 1988, by section 6 of the Treaty of Waitangi (State Enterprises) Act 1988 (1988 No 105). Schedule 2 clause 9 (2): amended, on 7 August 2020, by section 135 of the Public Service Act 2020 (2020 No 40).

¹⁰ Legislative references to the Treaty principles emerged in the Treaty of Waitangi Act 1975, in the State-Owned Enterprises Act 1986 and in early Environmental Law Reform to give legal recognition to the Treaty and as a safeguard for Māori rights. These legislative provisions are commonly referred to as 'Treaty clauses'.

(Further Management Measures) Legislation Act 2020; COVID-19 Response (Further Management Measures) Legislation Act (No 2) 2020; COVID-19 Response (Requirements For Entities—Modifications and Exemptions) Act 2020; COVID-19 Response (Taxation and Other Regulatory Urgent Measures) Act 2020; COVID-19 Response (Taxation and Social Assistance Urgent Measures) Act 2020; COVID-19 Response (Urgent Management Measures) Legislation Act 2020; Immigration (COVID-19 Response) Amendment Act 2020; Imprest Supply (Third for 2019/20) Act 2020; Overseas Investment (Urgent Measures) Amendment Act 2020; Remuneration Authority (COVID-19 Measures) Amendment Act 2020; Social Security (COVID-19 Income Relief Payment to be Income) Amendment Act 2020; Public Services Act 2020ss14(2)(a); the Water Services Regulator Act 2020 ss 12(2) of the Taumata Arowai; Mental Health and Wellbeing Commission Act ss 11(2) (In relation to Supporting Equitable Outcomes); Urban Development Act 2020 ss33 (In relation to Participatory processes with Māori involvement); Royal Declaration Decree 2020; Te Moana Nui Ā Kiwa Tribal Authority 2022; United World Tribes 2023;

AND

ABORIGINAL FIRST PEOPLES-NATIONS TERRA AUSTRALIS

Letter Patent 1836 (In relation to establishment of Province of South Australia); South Australian Act 1863; League of Nations 1919 First Peoples Assembly 2019; Batman's Treaty 1835;¹¹ Native Titles Act 1993; Aboriginal Lands Act 1995; Tasmania Aboriginal Land Council; Western Australia-South West Native Title Settlement 2015;¹² Uluru Statement of the Heart Treaty 2017; Northern Territory Burunga Agreement 2018(In relation to the Stolen Generations) ; Victoria-First Peoples Assembly (In relation to the First State to pass a legislative framework for Indigenous Treaty Negotiations); Advancing the Treaty Process with

¹¹ Richard Broome, pp10-14, *Aboriginal Victorians: A History Since 1800*, Allen & Unwin, 2005, ISBN 1-74114-569-4, ISBN 978-1-74114-569-4. "The only pre-21st century attempt to negotiate a treaty with Indigenous Australians was what came to be known as Batman's Treaty". This was an agreement between John Batman, a pastoralist and businessman; a group of Wurundjeri Elders for the purchase of land around Port Phillip, near the present site of Melbourne. "Governor Bourke's Proclamation 1835 (UK)". Documenting Democracy; Museum of Australian Democracy (Retrieved 20 July 2020) "The so-called Treaty was declared void on 26 August 1835 by the Governor of New South Wales, Richard Bourke which asserted that all land within the colony belonged to the Crown and that it had the sole authority to dispose of it. "The Batman Treaty". SBS On Demand. Special Broadcasting Corporation. Retrieved 14 July 2019; and "Batman's Treaty". Ergo. State Library of Victoria. (Retrieved 15 July 2019).

¹² Poloni, Gian De (8 June 2015). "WA Premier signs \$1.3 billion Noongar native title deal" (ABC News-Australian Broadcasting Corporation) (Retrieved 14 July 2019). In 2015 the Western Australian Government of Colin Barnett signed a A\$1.3 billion native title settlement with the Noongar people which was described by deputy opposition leader Roger Cook as "a classic treaty" and Ken Wyatt called it "a treaty in the true sense".

Aboriginals Victorians Act 2018 ; Northern Territory Legislative Assembly; Queensland-Path to Treaty Report 2020; South Australia Buthera Agreement ; Yoorrook-Truth and Justice Commission 2020; Land Rights (Native Title and Protected Area); Stolen Generations (Half-Caste) Act; Aboriginal Community Court; Aboriginal Title; Indigenous Australian Customary Law; Indigenous Land Rights in Australia; Treaties of the Colony of Queensland;

AND

FIRST NATIONS CANADA

Treaty of Utrecht; Royal Proclamation 1763 (In relation to the establishment of the First Nations Treaty Rights); Quebec Act 1774; Grand Council of Treaty No 3; Great Lakes Indian Fish and Wildlife Commission; Nishnawke Aski Nation; Treaty of Paris 1783; Constitutional Act 1791; Treaty of Saint Hinaabenis Petersburg 1825; the Act of Union 1840; Oregon Treaty; Canada Treaty Authority 1854; Constitution Act 1864-1982 ss 35; Canadian Charter of Rights; US Alaska Purchase 1867; Numbered Treaties 1871.1921; Dominion Lands Act; Indian Act; Military Services Act; League of Nations 1919; Canadian Aboriginal Law; Indian Health Transfer Policy;

AND

INDIGENOUS PEOPLES OF BIAFRA-NIGERIA-UNITED KINGDOM

African Charter on Human Rights and Peoples Rights and Protocol to the African Charter of Human and Peoples Rights; Africa Charter on the Rights and Welfare of Children; Africa Convention on the Conservation on Nature and Natural Resources; Africa Nuclear-Weapon-Free-Zone Treaty; African Union Convention on Preventing and Combating Corruption; African Youth Charter; Committee Against Torture (AT) Treaty; Lagos Treaty of Cession (6 August) 1961; Protection of Diplomats Convention (In relation to the UN Anti-Terrorism Treaty); International Convention on the Elimination Discrimination of all Forms of Racial Discrimination; Optional Protocol to the Convention against Torture and other Cruel, Inhumane or Degrading Treatment or Punishment Treaty 1984; the Convention on the Non-Applicability of Statutory Limitations to War Crimes and Crimes against Humanity (Assented by UN General Assembly Resolution 2391 (XXXIII) ON 11 October 2003 and entered into force in December 2005;Admiralty – Maritime; Title ss 1333 (1)(2)

; Child Abduction and Custody Act 1985 ss60 (In relation to the Civil aspects of International Child Abduction Relation to the 1980 Hague Convention) Part 1: ss9, Suspension of Courts Powers; Rules of Court ss10-(ss1)-(ss2)(a-b-c-d); Decisions relating to ss1-ss3-4(c), ss6; Part II- Recognition and Enforcement of Custody Decisions-Discharge of Central Authority (In pursuant to the Convention) s14, ss(1)(a-b-c), Application to Discharge Court ss20 ss(1), ss(2) Proof of Documents and Evidence, s22, ss(1), ss(2), ss(3); Childrens Act 1989 s1 (1)(3)(4)(5), Part 4: Variation and Discharge s8, s42-43, Special Guardianship Regulations 2005; Senior Courts Act 1981; Mental Health Act 2005 ss2; Mental Capacity Act 2005; Mental Health Units (Use of Force Act) Act 1951; Refugee Convention (And its 1967 Protocol);

- 18 Documents for service may be left and or posted at the address of service:

Anthony Fauci- Director of NIAID

Email:

Peter Daszak– President of Eco Health Alliance

Email:

Melinda Gates

Email:

William Gates III

Email:

Vanguard Group Inc

Email:

Albert Bourla – CEO of Pfizer

Email:

Frank A.D’Amelio – Pfizer

Email:

Mikael Dolsten – Pfizer

Email:

Blackrock Inc (BLK)– Pfizer

Email:

State Street Corp (STT) – Pfizer

Email:

Companies Market Cap-Pfizer

Email:

Yahoo – Pfizer

Email:

U.S Food and Drug and Administration

Email:

Companies Market Cap-Pfizer

Email:

Nasdaq INC

Email:

GlaxoSmithKine Emerger- Pfizer
Email:
Dodge Cox
Email:
Stephen Bancel – CEO of Moderna
Email:
Pascal Sorio – CEO of Astra Zeneca
Email:
Alex Gorsky – CEO of Johnson and Johnson
Email:
Tedros Adhanhom Ghebreyesus– Director General of World Health
Organisation
Email:
David Rockefeller
Email:
Dr Rajiv Shah – President of Rockerfeller
Email:
Klaus Schwab – President of World Economic Forum
Email:
Larry Fink Chairman and CEO of Blackrock
Email:
George Soros- Soros Foundation
Email:
The Tri Lateral Commission
Email:
Thomas S Foley North American Chairman
Email:
Peter Sutherland European Chairman
Email:
Yotaro Kobayashi Pacific Asia Chairman
Email:
Charles B Heck North American Director
Email:
Paul Revay European Director
Email:
Tadashi Yamamoto Pacific Asia Director
Email:
Governor General Dame Cindy Kiro
Email:
Attorney General Hon David Parker
Email:
Former Prime Minister of New Zealand Jacinda Adern
Email:
Prime Minister of New Zealand Rt Hon Chris Hipkins
Email:
House of Representatives of New Zealand Parliament
Email:
Former Prime Minister of Australia Scotty Morrison
Prime Minister of Australia Rt Hon Anthony Albanese
Email:
Deputy Prime Minister Hon Richard Maries

Email:
House of Senate-Australia
Email:
House of Representatives-Australia
Email:
Prime Minister of Canada Hon Justine Trudeau
Email:
Deputy Prime Minister of Canada Chrystia
Email:
President of Kings Privy Council for Canada Hon Mona Fontier
Email:
Leader of the government in House of Commons Hon Mark Holland
Email:
Attorney General of Canada Hon David Lametti
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Independent National Electoral Commission
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Former President of Federal Republic of Nigeria Muhammad Buhari
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Incumbent President of the Federal Republic of Nigeria Bola Tinibu
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Vice President Yemi Osinbago
Email:
House of Senate
Email:
House of Representatives
Email:
Executive Federal Council Vice Chairman Boss Mustapha
Email:
Chief of Staff Abba Kyari
Email:
Department of State Services
Email:
Senate President
Email:
Speaker of House
Email:
State Governors
Email:
Deputy Governors
Email:
Former Prime Minister of United Kingdom Boris Johnson
And Liz Truss
Email:
Email:
Prime Minister of United Kingdom-First Lord of Treasury and Minister
of Civil Services for Union Rt Hon Rishi Sunak
Email:
Deputy Prime Minister Oliver Douden
Email:
House of Commons

Email:
House of Lords
Email:
House of Representatives
Email:
Chancellor of Exchequer Jeremy Hunt
Email:
Secretary State for Foreign Commonwealth and Development Affairs
James Cleverly
Email:
Lord Chancellor and Secretary of State for Justice Alex Chalk
Email:
Secretary of State for Home Department Suella Braverman
Email:
Secretary of State for Defence Ben Wallace
Email:
Secretary of State for Health and Social Care Steve Barclay
Email:
Lord President of Council and Leader of the House of Commons Penny
Mordant
Email:
Lord Privy Seal and Leader of the House of Lords Lord True
Email:
Attorney General Victoria Prentis
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President of the United States of America Joe Biden
Email:
Vice President of the United States of America
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Chief of Staff
Email:
House of Senates
Email:
Federal Reserve Bank

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