To the Attorney-General

Hon David Parker

To the Minister of Justice

Hon Andrew Little

30/1/2018

Dear Sirs

I am in receipt of your letter dated 29 January. It has taken you both three long months to concoct a reply to my letter dated 1 November 2017.

Mr Little you claim that as Minister of Justice you are proud of NZ’s ranking in the corruption perception index.

I believe what you are trying to avoid saying is that you are proud of the fact NZ has not yet been “caught”. Why on earth are you even quoting this when the undisputed facts in this case completely negate your feigned pride.

Your dismissal of the contents of my letter is for purely political reasons and the self preservation of your colleagues in parliament and in the legal profession.

The failure by you both to take action is nothing more than confirmation that New Zealand is a banana republic in all but name.

You claim that systems are in place to detect corruption. Please give a detailed explanation of the systems you have in place and how they work as in our experience this is nothing more than a lie.

You have both directed me to the following that either act under ministerial control and guidance or pretend to be independent.

- **The NZ Police**

  A complaint has already been made to them and despite being sent Gascoigne’s letter exposing Kenderdine as a fraud on instructions refused to do anything about it.

- **The Serious Fraud Office**

  The Kenderdine fraud was raised with this office who then said it was outside their jurisdiction. The SFO website makes these lofty assertions
Corruption has traditionally limited offending to the public sector; however this definition aligns with the SFO's view of no distinction between the two sectors. Offenses in either context are high priority, irrespective of the dollar value of the offending.

Examples of bribery and corruption include: secret commissions (kickbacks), manipulating tendering processes, undisclosed conflicts of interest, wilful blindness to the activities of overseas agents, undisclosed gift giving or extravagant corporate hospitality.

The effects of bribery and corruption include:

Undermined ability of governments to provide high-quality services
Trust and confidence in public officials and business leaders is destroyed
The social fabric of a society can be destroyed.

- **The Auditor General**

  This office was asked to take action on the Kenderdine fraud and they ducked for cover, refusing to respond to the stark evidence of corruption i.e. payments to Kenderdine when for 13 months she took bribes to fake being a judge, even though the legislation governing this office is specific.

  The Auditor-General can direct a Minister to report to the House of Representatives if the Auditor-General believes that any expenditure incurred is unlawful or applied for a purpose that is not in the scope, amount, or period of an appropriation or other statutory authority.

  The Auditor-General can stop payments from a Crown bank account or a departmental bank account to prevent money from being used for a purpose that is unlawful or inconsistent with any appropriation or other statutory authority.

I later discovered that Gascoigne, former Judicial Conduct Commissioner, was the consultant to the Office of the Auditor General at the time of lodging the complaint and controlled their narrative and areas of investigation.

Gascoigne in the first letter written to him by John Adams refused to clarify the date Kenderdine ceased being a warranted judge but was forced to do so when a second letter demanding this information revealed the truth.
Your recommendations as to various courses of action are insincere and you know it. You are simply trying to send me down a rabbit hole.

- **The Office of the Ombudsman**

  This office is noted for its dismissal of valid complaints on a minor technicality and glacial slowness to adjudicate. A whistleblower such as myself does not fall under their purview since I was not employed by any organisation involved in the fraud.

  This is why you use the weasel words “if appropriate”. In other words you are telling me the fix is in. The entire fraud is based on the secret contract between MRP and PNCC and you know this full well.

  This corrupt contract *drawn up by your own party* is your secret fallback position. Labour is the only political party I have ever belonged to and it would never have occurred to me that Labour would be the institution to shaft me in my senior years.

  It is very disturbing that you have both downplayed and belittled the blatant and factual judicial corruption and fraudulent practice of law reported to you by the cavalier use of the word “suspicions.”

  This is on a par with the fraudulent investigation carried out by the FBI which detuned Hillary Clinton’s crimes at the secret request of Attorney General Lynch from an “investigation” to that of a “matter.”

  Missing from your list of duties on the letterhead to me, Mr Little, is that of Minister in charge of the Human Rights Commission. As you will no doubt know I have lodged a complaint with the HRC and your response to me does not bode well for an equitable outcome. Is this what you are telegraphing?

  As Minister of the GCSB and NZSIS you have permitted continued surveillance of me and continued the use of blocking tactics against two of my websites to hide the truth from NZers. Attached are screenshots taken on my phone when in NZ in December and early January.

  If you have a legal basis to cover up the crimes reported to you, you should sue me but neither you or previous administrations have and it’s plain to see why as the corruption identified is systemic and your goal is self protection.

  The failure by Attorney General David Parker to independently reply to my letter to you both is stark. Writing to me on behalf of you both is simply a cop out. You both know the legislative action you are required by law to carry out and you are fooling no one. You have identified yourselves with a criminal element and the country is the worse for it.
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Yours sincerely
Paul Stichbury