To The Prime Minister
13/11/2018

Dear Ms Adern


You have not disputed this nor have you replied. May I remind you of the incoming Government’s commitment.

"*to be the most open, most transparent Government that New Zealand has ever had*

This email to you is being shared with all members of Parliament and other interested parties.

As the consent for Turitea is a proven fake you have a duty to inform the stock exchange of this matter and to also advise that Turitea was deliberately “consented” on the Wellington Mohaka and Northern Ohariu faults.

Have you informed the exchange?

Additionally Puketoi was corruptly consented on the Waewaepa fault, a major fault.

The seismic report for Puketoi made this astonishing statement:

“The nearest major fault (the Wellington Mohaka Fault) is more than 20km away, so will not subject this site to any near fault amplification effects”

Turitea is right on the Wellington Mohaka fault!

No independent or proper seismic report was done for Turitea other than Beca Carter, a NZ Wind Energy Association member, making a casual field
visit. I raised seismic issues in two submissions to the Turitea Call-In and was willfully ignored. This was my submission on the Draft Decision http://bit.ly/2RNUuQf

As far as Kenderdine’s criminal impersonation of a judge is concerned your silence simply confirms that judicial fraud of the most egregious nature is now embedded within the NZ justice system, to be repeated as and when the government decides the ends justifies the means.

Shonagh Kenderdine who chaired the Call-In was not a judge for the last 13 months of the Call-In but a warrantless member of the public [breaching the Secret Commissions Act and the Crimes Act]. She lied on her website claiming to be a judge in 2011 but had lost her warrant 6 August 2010 http://bit.ly/2B1bUTT

Kenderdine was illegally paid to masquerade as a judge, forge a succession of public legal documents and grant a "Consent". Additionally someone forged her signature. http://bit.ly/2OGvt7E

Was she incapacitated?

She was subsequently rewarded with a QSO and an appointment as Chair of the Historic Places Trust, an appointment which was illegally extended by Finlayson for almost a year.

NEW DEVELOPMENTS

The New Zealand Law Society Exposed

1. Since I last wrote to you information has come to light regarding the Legal Complaints Review process and how it operates under the supervision of the New Zealand Law Society

2. I informed your incoming Government in December last year that

   • Kenderdine had impersonated a warrant bearing Environment Court Judge for 13 months and 5 days http://bit.ly/2RPKqGG
   For a larger version - see chapter 5 for Gascoigne’s letter http://bit.ly/2JlqIMs


A secret Variation to the contract strikes down any court decision opposing the wind farm. Mighty River Power, PNCC and the executive to cooperate in doing this. The Variation was an illegal directive by the executive to the court.

The decision in a court case we took was illegally hidden from us as litigants as it contained full details of the secret contract. I discovered the judgment 9 years later when it was briefly put online. The Variation was guiding the High Court's "decision".

This court case is now embedded in the legal system with Commonwealth-wide implications as local authorities can now go secretly behind the backs of their rate payers and do whatever they like.

The contract imposes a $3 million dollar penalty on PNCC if it helps any individual wind farm opponent/victim and imposes an unlimited penalty on the city if it opposes the wind farm.

The City of Palmerston North and its ratepayers have been comprehensively deceived.

Turitea and Puketo wind farms on major fault lines were 49% sold to investors despite assurances investors would be told. http://bit.ly/2FgMNRn

A corrupt noise standard applied. NB this standard is also used in Australia.
• The potential for stunning financial losses, exceeding one billion NZ, in particular putting the country's energy system at great risk and a huge devaluation of Palmerston North City property.

• I expected an open, transparent executive to take action. You have done nothing other than to hunker down.


4. In my letter to you of 27 /9 /2018 [linked in the first paragraph] I described Price as a benefactor, rather than THE beneficiary of her undisclosed carbon trading interests, where she acted as lead counsel for Mighty River Power at the Turitea Call-In.

No one knew that she was actually the supervisor of the entire project from the get go.

Her company, New Zealand Carbon Exchange Ltd, is linked here: http://bit.ly/2RMP73U

5. I discovered an article on the NZ Law Society’s website about Kenderdine’s elevation to sainthood with a QSO. I wrote to the NZLS pointing out that the article was factually incorrect. The NZLS lied to me and taunted me to complain about a lawyer. It was then that I searched for Price and discovered the truth.

6. Subsequently I lodged a complaint about her stupendous conflict of interest, abject failure to comply with the provisions of the Lawyers and Conveyancers Act and her fraud by deception where for more than13 months she publicly pretended that Ms Kenderdine was a warranted judge chairing the Turitea Call-In.
7. My complaint was rejected first by the Standards Committee and then by the Legal Complaints Review office.

8. The rulings are corrupt.
   - I submitted in good faith
   - The rules governing the practice of law were totally ignored
   - Why? Because section 272 in the Act excludes any lawyer from culpability
     
     [Link](http://bit.ly/2RNg4EK)

     This section is utterly corrupt. The NZLS is able to avoid any prescribed disciplinary penalty it wants and shaft the complainant into the bargain. This legalized criminality is carried out under the fake guise of an activity vetted and supervised by the Ministry of Justice.

     In Price’s case her lawyer, Les Taylor, conned me into thinking that the case could be decided on “the papers.” I later found out that apart from my three submissions there were no papers, i.e. Price had at no time submitted any defence whatsoever. Section 272 gave her the cover she needed and none of her peers were going to apply natural justice.

     It gets worse.

9. The NZLS delivers imposed monetary penalties to itself for infractions. These infractions are trivial by comparison to the secret executive sanction of the impersonation of a judge and the looting of a city by a shadowy lawyer described as “notoriously privacy-jealous”. The NZLS is a money making machine.

     Nothing goes to victims.

     But wait there’s more.
10. “A person who is not a lawyer or a conveyancing practitioner is to be appointed to be the Legal Complaints Review Officer.” Section 191 [http://bit.ly/2PQatQF](http://bit.ly/2PQatQF)

Since lawyers and barristers by training and occupation are appointed to the position of Legal Complaints Review Officer in direct contravention of the Act not one of the decisions by the LCRO designed to scare off complainants has legal standing.

The NZLS, with the aid of the Ministry of Justice, is deceiving the public and protecting its membership at all costs.

I acknowledge the excellent investigative work done by the team at NZJustice111 for exposing NZLS corruption. Their youtube videos need to be reviewed by all recipients of this email. [http://bit.ly/2RMvnNI](http://bit.ly/2RMvnNI)

In August 2016 I recorded a video demonstrating how the NZLS covered up the Kenderdine fraud. [http://bit.ly/2Ozjf0N](http://bit.ly/2Ozjf0N)

Do you condone the manner in which New Zealanders have for decades been defrauded by the NZLS?

What are you going to do about this?

**PNCC Slush Fund**

Palmerston North City Council to frustrate ratepayer efforts to seek justice has been provided by the government with a secret $3 million dollar slush fund. The major beneficiary of this money is local law firm Cooper Rapley. Cooper Rapley has been playing both sides of the aisle. Arming a local authority in this way to obstruct its ratepayers from exercising their rights for the benefit of Price and the wind farm lobby is depravity on steroids.

How can you justify this?

**The Secret Commissions Act 1910**
This Act has been violated chapter and verse. Even the Standards Committee dared not tread there.

Prosecutions under the Act can only be brought by the Attorney-General. Former AG Finlayson is up to his neck in this fraud covering for and rewarding Kenderdine. Both Kenderdine and Price were not going to be charged with crimes which now carry a prison term of up to 7 years.

Finlayson lied to me about Kenderdine’s term as a judge and copied his letter to his co-conspirators. http://bit.ly/2B3xNSS

Will you amend this Act to prevent a corrupt AG from abusing his power and position?

Are you aware that another party lodged a complaint about Finlayson to the NZLS and section 272 was activated to protect him? http://bit.ly/2FiGDjM

The Crimes Act

Kenderdine took bribes

http://bit.ly/2QwM6EM

How many in the executive, the legal profession and judiciary fall into this category?

116 Conspiring to defeat justice

Every one is liable to imprisonment for a term not exceeding 7 years who conspires to obstruct, prevent, pervert, or defeat the course of justice in New Zealand or the course of justice in an overseas jurisdiction. http://bit.ly/2QBu0S6

When the law makers are the law breakers then the country is in peril. We have a system of justice which only applies to the plebs. The legal system is a national disgrace.

Yours sincerely

Paul Stichbury
Resources

Concise summaries with links to documents, which have been viewed well in excess of 200,000 times [mostly by NZ Govt Departments and spy agencies], can be found here https://twitter.com/yumchar

Important correspondence with Ministers, The Judicial Conduct Commissioner etc [see drop down menu] and supporting data can be found here.

http://newzealandjusticeandpolitics.weebly.com/

A comprehensive review with working links is found here on the internet archive.


Note to recipients reading this correspondence. If for any reason you are unable to access documents via the links provided please contact me and I will send them as attachments. paulstichbury@gmail.com

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