

To The Crown Law Office

To the Solicitor-General Una Jagose QC

25/5/2019

Dear Ms Jagose,

The following constitutional matter needs your urgent attention. This matter has been brewing long before your appointment.

The Crown Law Office

1. represents the Government in court
2. advises the Government about the **law**
3. makes sure government policy is done legally
4. makes sure the operations of the executive government are done according to the **law**.

The Crown Law Office has in the past been advised that the Turitea Wind Farm Final Decision, which granted the consent, is fraudulent.

Nothing has been done about this.

Attached is a document which exposes the criminal conduct of present and past governments. The residents of Palmerston North have been comprehensively deceived.

The wind farm and Call-In process were based on a formerly secret, corrupt, self dealing contract and Variation which in effect tore up the Resource Management Act and Local Government Act 2002.

This subsequently led to a flagrant violation of the Crimes Act 1961 and the Secret Commissions Act 1910 by Shonagh Ellen Kenderdine *who for 13 months impersonated a warrant bearing judge*.

Karen Price, Attorney-General Finlayson, Ministers Smith, Collins and other parties secretly nurtured and hid this criminal conduct.

The Crown Law Office has either participated willingly and secretively in this third world corruption *or* it has been deceived by the Executive and Judicial Branches of Government in violation of purposes 2, 3, 4 quoted above.

Which is it?

As its legal mandate and responsibility is crystal clear I am asking the Crown Law Office to demand that the Government annul the Turitea consent forthwith.

Under the Official Information Act I am requesting all correspondence from 6 August 2010 relating to the now warrantless Ms Kenderdine and her role at the Turitea Call-In and the subsequent cover-up.

I note the constitutionally vital, non partisan role the Solicitor-General plays in validating government acts as lawful.

“By statute the Solicitor-General can exercise almost all of the statutory functions conferred on the Attorney-General. As the non-political Law Officer, the Solicitor-General has traditionally assumed responsibility for the exercise of those functions that should be undertaken independently of the political process, most notably the prosecution functions.

However, it has long been recognised that the nature and value of the office within government lies in part on the Solicitor-General's duty to give independent advice and, in relation to certain functions, to act independently. That independence is of considerable constitutional importance. Such impartial advice can be seen to be given without political direction, even on politically contentious issues.”

David Parker Attorney-General was advised of this corruption but did not reply.

Yours sincerely

Paul Stichbury

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