

To all current [i.e warranted] New Zealand Environment Court Judges  
7 February 2022

Dear Judges,

I am bringing to your attention a matter which has been festering for years and which will, without being rectified, bring the entire New Zealand Court system into international ridicule.

Shonagh Kenderdine fraudulently passed herself off as a judge for 13 months before issuing a Final Decision granting consent for the Turitea Wind Farm.

Your profession has to date shamefully failed to address this matter. You have known about this from the outset. There is a looming opportunity for you to do something about it and you have the ammunition to do this, principally in the form of a letter to my colleague John Adams by the then Judicial Conduct Commissioner Sir David Gascoigne.

Sir David, who was remarkably slow in answering John Adams' correspondence, [it took two letters], definitively exposed the fraud Ms Kenderdine visited on Palmerston North ratepayers and how the separation of powers, the cornerstone of New Zealand's governance, was shredded.

For clarification, my wife and I were victims of this fraud which went far beyond Kenderdine's criminally liable impersonation of a judge. The PNCC MRP contract and Variation, on which the wind farm is based, singled us out as triggering a \$3 million dollar penalty payable by PNCC to the government, in the guise of an SOE, if we as landowners under the wind farm were helped in any way whatsoever. We faced years of intransigence and lies which in turn triggered a sequence of events leaving us penniless.

**The wind farm does not have a legal consent and is in blatant violation of the RMA.**

Numerous other victims of this fraud have through a website I own become familiar with the criminality they have been subjected to.

Michael Omer, MRP employee at a scheduled meeting at the Adam's property let his guard down and told me

"We had to Call-In the wind farm because it would never get through the Environment Court"

He then went on to ask me if I could help identify landowners who would permit transmission lines as he was having trouble obtaining a route to the Hart's Road substation. I will provide you an affidavit if you request it.

The wind farm has been approved on two major fault lines, the Wellington and Northern Ohariu faults and this matter was deliberately withheld from investors in MRP [Mercury]. Furthermore the Puketoi wind farm is similarly subject to an inevitable massive earthquake and this too was deliberately suppressed.

Ex Minister Smith author of the rigged Call-In, **and currently actually installing the turbines with his family business**, later identified the wind farms as located in the country's highest risk seismic zones. His financial involvement in constructing the wind farm was obviously planned from the get go and hidden from submitters.

Mercury is in the process of attempting to tear up the traffic conditions for the southern group of wind turbines and it is likely that an Environment Court hearing will be scheduled.

Any judge who appears before such a hearing or any hearing in regard to Turitea, irrespective of the outcome, **until the consent is withdrawn**, is knowingly endorsing the Kenderdine fraud and proving NZ's claim to be one of the least corrupt countries in the world to be completely false.

Yours sincerely  
Paul Stichbury

### **Links to attachments**

#### **This is just a sample of what is available**

1. Gascoigne's letter to John Adams

<https://turiteadocuments.files.wordpress.com/2019/04/gascoigne-letter.pdf>

2. PNCC/MRP contract [openly placed as evidence on the Ministry's website]

<https://turiteadocuments.files.wordpress.com/2011/11/christopher-shaw-attachment-1-part-a.pdf>

3. Variation to the Contract which outlines the Executives plans to sabotage the Court system [also placed on the Ministry's website as evidence]

<https://turiteadocuments.files.wordpress.com/2012/04/variation-to-the-wind-farm-agreement.pdf>

4. Kenderdine lying on her website about being a judge in 2011

<https://turiteadocuments.files.wordpress.com/2012/04/about-shonagh-kenderdine-fraud.png>

5. Correspondence from the then Attorney General Finlayson

<https://turiteadocuments.files.wordpress.com/2012/04/hon-c-finlayson-responds-11-september-2013.pdf>

6. Reply to Finlayson

<https://turiteadocuments.files.wordpress.com/2012/04/letter-to-hon-c-finlayson-12-september-2013.pdf>

7. Kenderdine's retirement farewell in 2006

<https://turiteadocuments.files.wordpress.com/2012/04/kenderdines-farewell-in-2006.pdf>

8. Email to The Prime Minister Jacinda Adern

<https://turiteadocuments.files.wordpress.com/2018/11/to-the-prime-minister-13-november-20181.pdf>

9. Email to the Financial Marketing Authority

<https://turiteadocuments.files.wordpress.com/2012/04/letter-to-the-financial-markets-authority-18-february-2013.pdf>

10. Email to The Crown Law Office - they cannot answer a simple question

<https://turiteadocuments.files.wordpress.com/2020/05/to-the-crown-law-office-20-may-2020.pdf>