

To: Navin Naidu & Daniel Derren

CC: Advisors of Te Wakaminenga o Nga Hapu o Nu Tireni Taumata

CC: Undisclosed Tribal Nations and Advisors around the world

Date: 11th July 2018

RE: Email from Navin dated 9th July 2018

From: Turikatuku III, Te Wakaminenga o Nga Hapu o Nu Tireni Taumata

Kia ora Navin,

Thank you for your hearty email and that of your colleague Daniel Derren, dated 9th July 2018. What I received from you in your email, was not what I expected. I actually thought that an honourable Judge like yourself, would reply to me in an honourable manner, but I was disappointed to say the least with your response and threats which went against our tribal code of conduct.

I would highly suggest that you read this letter and not ignore it as you said you would in your email by saying that "you will no longer be entertaining your irrelevant and irreverent questions".

Just to refresh your memory, here is your response, which you wrote in blue with a caution:

Dear Turikatuku: 1. I want you to know that I am not obliged to dignify insults and smears against me with answers and responses. 2. What is your stake in this? 3. It appears to me you are working for some hidden agendas and hidden hands. 4. You believe what you want to, BUT I can assure you I will not stoop so low as to answer any of your current and future "questions" because you blew it when you insulted Kamal and me with your infantile "questioning." 5. You realize you detonated the ONE opportunity you had to help your People. 6. How much are you being paid to indulge in this witch hunt? 7. Are you trained as an interrogator? I could help but it will cost you BIG MONEY which I doubt you could raise.

I will no longer be entertaining your irrelevant and irreverent questions.

Good riddance and good bye.

SECAMTEKTEK TRIBE (SATTT) websites: www.scripturalaw.org / www.triballaw.tk

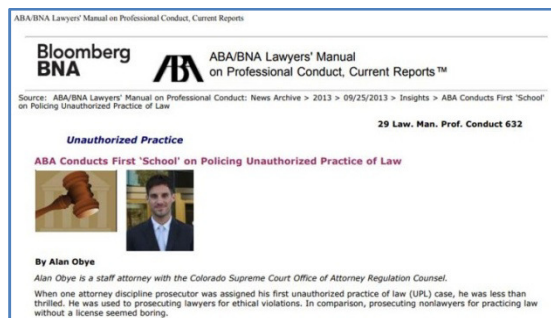
"Justice is not something that can be seen. It is not limited by time but lasts for eternity. It is not an intellectual product but a spiritual one. The most accurate description of justice is what is deemed as just by a majority of society that is rational and uncorrupted." (Lord Alfred Denning)

CAUTION: Busybodies who are ignorant of the Ancient Tribal Code of Conduct, *jus cogens*, *jus gentium*, and the Vienna Convention, 1961, are kindly requested to stay the hell out of our affairs of State.

What surprises me about your response is that you have forgotten your korero whilst standing in Whitiara Marae on the 20th June 2018 noon, loudly stating in front of Tino Rangatira, Elders and Visitors alike, that everyone should ask questions, ***'don't be stupid, ask questions'*** is actually what you said. So naturally I thought it would not be a problem, to ask some more questions concerning documents and links that I found on the internet concerning your integrity as a Judge, your qualifications and your credentials. Being concerned for you, I sent them to you in an email to bring it to your attention and ask for your reply on these articles. For the record, I must state that my research was in good faith, with good intention, with the upmost of respect and in support of your proposals for all Whanau and Hapu. Unfortunately time and time again, only negative information presented itself, hence why I sent it to you for clarification and to shine some light on this information.

What I sent to you Navin were not *'insults or smears'* against you. Let me clarify.

Article 1 – What I presented to you was from **ABA/BNA Lawyers Manual on Professional Conduct**, written by Alan Obye who is a staff attorney with the Colorado Supreme Court Office of Attorney Regulation Counsel. This article was about clients complaining about receiving bad legal advice or receiving no services at all. It went on to state that you refused to refund their fees and threatened them with criminal prosecution and deportation.



Source: https://www.americanbar.org/content/dam/aba/administrative/professional_responsibility/upl_school_2013.authcheckdam.pdf

The prosecutor in this article succeeded in procuring an order from the Colorado Supreme Court enjoining you from the unauthorized practice of law and disgorging your fees. This reputable report states;

*'A Fringe Problem' - A related example is the case of **Navin C. Naidu**. Mr. Naidu, a nonlawyer, promised a "client" that in exchange for \$5,000 he would order the client's foreclosure case removed from the Colorado Court of Appeals to the Ecclesiastical Court of Justice, a Colorado nonprofit corporation that employs Mr. Naidu as a "judge." The client paid, and Mr. Naidu filed a notice of removal to the ecclesiastical court in the foreclosure case.*

Of course, the court of appeals struck Mr. Naidu's notice of removal. Mr. Naidu stopped returning the client's calls. The client was never able to get a refund of his fee. The Colorado Office of Attorney Regulation Counsel has filed a petition for injunction against Mr. Naidu and his ecclesiastical court, and the case is pending. People v. Naidu, No. 12SA271 (Colo. filed Sept. 18, 2012).

Mr. Naidu does not recognize the power of the Colorado Supreme Court to act against him. He believes he can adjudicate traditional legal matters in his ecclesiastical court based on the

separation of church and state. In fact, he has “sued” Colorado attorney regulation officers and other public officials in his ecclesiastical court.

Individuals who do not recognize the authority of traditional governments can pose unique dangers to authorities, including UPL prosecutors. To a sovereign citizen, detention by the police is kidnapping, impoundment of a car is theft, and so on.

Since 2000, at least six police officers have been killed by known sovereigns. The majority of UPL school attendees reported having interactions with sovereign citizens. Special Agent Swim offered advice for interacting with sovereign citizens, and confirmed that some of the same individuals being prosecuted for UPL violations are on the FBI's radar as well.

This was very concerning for me as you call yourself a Judge and are preaching to Tino Rangatira to get our people ready, meaning get a ‘Police Force – Police Power’. As you can see from this article the FBI have the sovereigns on their radar, which is what will happen to our people if they consider rolling with your proposal of debt discharge, using the usufruct levy. This process that you have proposed includes class actions, debt recovery & collection by our people, our elders with the risk of having the police knock on their doors, property confiscated, liquidation, houses sold due to unpaid debts, police power and weapons. All of which I don’t agree with. What is your Plan B and Plan C?

Article 2 – What I presented to you was from The Oracle Report, What’s the real truth? To be honest, I was unsure as to whether you had seen this, so I sent it to you.

IMPORTANT STATEMENT FROM ~Jean — Addressing Legitimate Concerns re: Judge Navin Naidu (aka Dr. Aidun of the Neil Keenan Team) and the alleged ‘king’ Silva

Posted on August 21, 2014

Date: Thursday, August 21, 2014

A recent **Affidavit**[1] released and signed by Judge Navin-Chandra Naidu (aka Dr. Aidun of the Neil Keenan Team) on Tuesday July 22, 2014 attesting to the validity of one alleged Dr. Edmund K. Silva, Jr., the alleged Sovereign Monarch of the Kingdom of Hawai’i has raised several alarm bells among many alternative researchers including myself.

The document which states in capital letters at the top ‘UNDER PENALTY OF PERJURY, I ATTEST AS FOLLOWS’ contains several inconsistencies and unverifiable and erroneous statements. For example the opening paragraph attests to the academic qualifications of Silva, purportedly a “Ph.D. Doctorate in Political Science” awarded by “**His Majesty’s University of The Royal Borneo Nations, Hong Kong**”[2]. Firstly, it would be much easier and more transparent to produce a copy of the relevant documentation from this ‘university’ than to produce an affidavit relating to this material. Secondly, and even more concerning, is that a comprehensive search of the Internet revealed not one reference to this supposed ‘university’ and a comprehensive research at libraries worldwide has not been able to turn up even one mention of this ‘university’.

Another alarming detail that has emerged from investigative research is that this signed affidavit by ‘Judge Navin-Chandra Naidu’ aka Dr. Aidun of the Keenan Team has at the bottom of the document the following accreditations:

Judge Navin-Chandra Naidu

Judge Member # 01798766, **American Bar Association**

Member #1040751, International Bar Association

Member, National American Indian Court Judges Association

This is troublesome, as a copyrighted document[3] by the **American Bar Association** and **The Bureau of National Affairs** dated September 25, 2013 and published by the Bloomberg BNA contains the following paragraphs

Source: <https://jhaines6.wordpress.com/2014/08/21/important-statement-from-jean-addressing-legitimate-concerns-re-judge-navin-naidu-aka-dr-aidun-of-the-neil-keenan-team-and-the-alleged-king-silva/>

It too raised the question of the 'integrity of an affidavit' that you wrote. Again this is not insults or smears, You wrote this!

An **Affidavit** released and signed by You, **Judge Navin-Chandra Naidu (aka Dr. Aidun** of the Neil Keenan Team) on Tuesday July 22, 2014 attesting to the validity of one alleged Dr. Edmund K. Silva, Jr., the alleged Sovereign Monarch of the Kingdom of Hawai'i has raised several alarm bells among many alternative researchers including myself.

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Firstly, it would be much easier and more transparent to produce a copy of the relevant documentation from this 'university' than to produce an affidavit relating to this material. Secondly, and even more concerning, is that a comprehensive search of the Internet revealed not one reference to this supposed 'university' and a comprehensive research at libraries worldwide has not been able to turn up even one mention of this 'university'.

You can see here that this university does not exist
http://en.wikipedia.org/wiki/List_of_higher_education_institutions_in_Hong_Kong


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"the case of Navin C. Naidu, a nonlawyer.....The Colorado Office of Attorney Regulation Counsel has filed a petition for injunction against Mr. Naidu and ecclesiastical court, and the case is pending (People v. Naidu, No. 12SA271 Colo. Filed Sept 18, 2012)."

Source: http://www.americanbar.org/content/dam/aba/administrative/professional_responsibility/upl_shool_2013.authcheckdam.pdf

																							
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<div> <div>Overview</div> <div>Filing a Complaint</div> <div>Client Protection</div> <div>Unauthorized Practice of Law</div> <div>FAQs</div> <div>Resources</div> <div>Contact Us</div> </div>	<table> <thead> <tr> <th>Name</th><th>Supreme Court Case Number</th><th>Supreme Court Decision Date</th></tr> </thead> <tbody> <tr><td>4MT COMPLIANCE, LLC</td><td>12SA272</td><td>9/18/2013</td></tr> <tr><td>880 ZERO DEBT, LLC</td><td>17SA290</td><td>4/18/2018</td></tr> <tr><td>ACOSTA, MARIA</td><td>18SA76</td><td>6/11/2018</td></tr> <tr><td>ADAMS, DAVID J.</td><td>08SA334</td><td>11/30/2010</td></tr> <tr><td>ALBRIGHT, GREGORY, d/b/a ALBRIGHT LAW and THE ALBRIGHT LAW FIRM</td><td>09SA366</td><td>1/29/2010</td></tr> <tr><td>ANYTHING DOCUMENT PREPARATION SERVICES</td><td>11SA150</td><td>5/4/2012</td></tr> </tbody> </table>	Name	Supreme Court Case Number	Supreme Court Decision Date	4MT COMPLIANCE, LLC	12SA272	9/18/2013	880 ZERO DEBT, LLC	17SA290	4/18/2018	ACOSTA, MARIA	18SA76	6/11/2018	ADAMS, DAVID J.	08SA334	11/30/2010	ALBRIGHT, GREGORY, d/b/a ALBRIGHT LAW and THE ALBRIGHT LAW FIRM	09SA366	1/29/2010	ANYTHING DOCUMENT PREPARATION SERVICES	11SA150	5/4/2012	
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Source: http://www.coloradosupremecourt.com/Complaints/UPL_Injoined.asp

A second document which my research has uncovered was from the Colorado Supreme Court cites the “following individuals and businesses have been publicly enjoined from engaging in any further acts of unauthorized practice of law, by order of the Colorado Supreme Court, since January 1, 2000. None of these individuals or businesses is currently licensed to practice law in Colorado. Again, it states that you **Navin Naidu, Supreme Court No: 12SA271 Supreme Decision Date 09/17/13**, cannot legally represent anyone in a court proceeding, in a divorce, in immigration services, or in any other instance where the services of a licensed attorney are required.” It also states your business **Ecclesiastical Court of Justice Supreme Court No: 12SA271, Supreme Decision Date 09/17/13**.

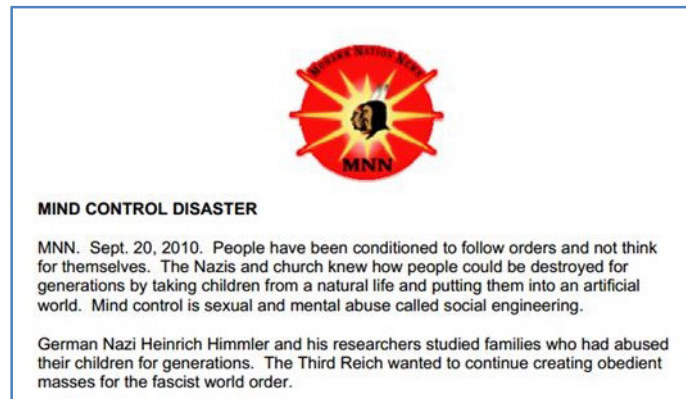
An Affidavit is a very serious document and if your statements in this document are, as they appear to be, a lie, then it is a very serious issue.

The consequences of lying in an Affidavit are as follows: An individual who lies about the content within an affidavit may be sued for perjury and can also be subject to the sentence given to others who lie under oath if he or she is convicted of perjury. Any person who is eligible or allowed to take an oath in a court is typically entitled to make an affidavit as well. Doing so means that the affiant is aware of the affidavit contents, the importance of the oath and the consequences for it.

As a Judge, you would be well aware of the importance of an affidavit, an oath and the consequences.

Given that you have signed your name as a Judge then this makes lying on an affidavit even more reprehensible and seriously calls into question the reputation and validity of the people you have being lying about, i.e. Silva and yourself (and all those associated with him).

Article 3 - What I presented to you was from McHawk Nation News MNN called Mind Control Disaster. What got me is that you even came under the radar of the McHawk Nation.



Source: This document is a pdf which can be produced

And the document states: Navin Naidu AKA “Chief Judge Silver Eagle” was the “tribal judge” and economic advisor for the Little Shell Peminas, a militia posing as an American Indian tribe. He was lawyer for George Speight, who led an unsuccessful coup in Fiji. He was deported for falsely claiming to be a lawyer.

Naidu now calls himself **Aidun N.C. Naidu** and is the “tribal judge” and “presiding elder” for the Tuscarora Signatory Indian Tribe and Word in Action Ministry, another militia affiliate.

Their mailing address is Onaway, Michigan with an unpublished landline based in Grayling, Michigan, and an unpublished cell phone in Lumberton, North Carolina. The real Tuscarora Nation is in upstate New York and North Carolina.

These “Sovrans” are trying to undermine real Indigenous sovereignty by spreading confusion with their fantasy and illegal moneymaking schemes.”

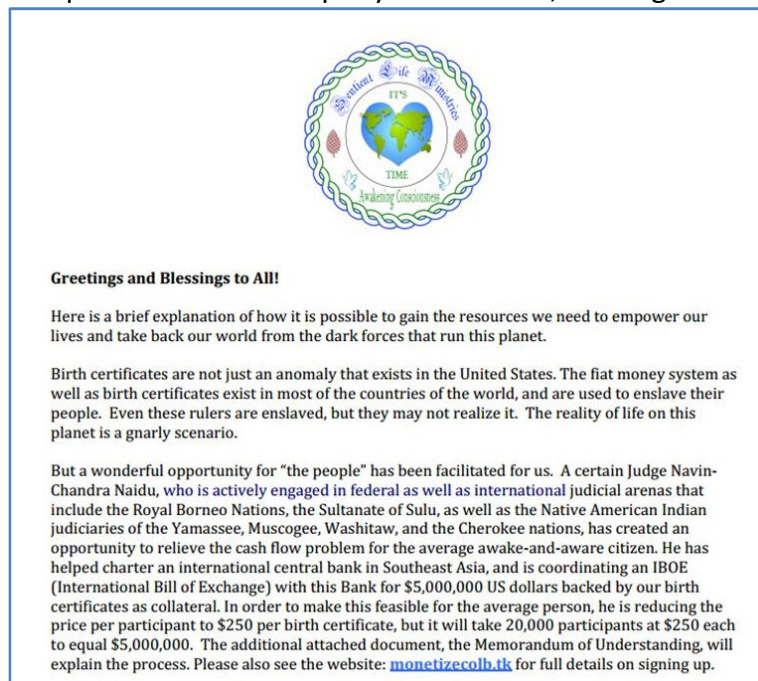
This is a ‘cry out’ to all tribal nations and peoples to **BEWARE, CAUTION**. And as it states **‘spreading confusing with fantasy and illegal moneymaking schemes’**. To me it feels like you have people under your spell, dangling the carrot of a million dollars a year, so much so that they will do anything for you in the HOPE that they get their million dollars every year. I find it so hard to believe that our people are supporting you, a grown man, an alleged Judge, financially, feeding you, paying your way and allowing you safe haven in our country. Why Why Why.....of course, it’s the money, how stupid of me not to understand this.

Well maybe that is because I have not been duped by you. Maybe because I haven’t invested my precious \$250 in your scam like thousands of others have done. Maybe because I serve IO and not putea. You see ***“No one can serve two masters. Either you will hate the one and love the other, or you will be devoted to the one and despise the other. You cannot serve both IO and putea.”***

My questions are now so many.....”*Who makes a promise of a million dollars a year with the down payment of crumbs from tribal peoples and then doesn’t deliver on their*

promise? Why have you done this to so many tribes around the world, Chacca Chacca Tribe, Originee Tribes, Dakota Tribe just to name a few? Why are you seeking safe haven in Aotearoa? Why would you create a program 'Multiplier, Monetizer, whatever you call them', promise millions then find you can't get all your trillions out of your bank account to give to the people who you duped? Why even start a program knowing that you can't draw down the money without being killed by the cabal, so you say? Why do you have so many alias names?"

Article 4 – What I presented to you was from **Sentient Life Ministries** clearly outlines your proposed money projects around the world. All of which you claim are not a SCAM. All sounds so similar to that which you have presented to our people here in Aotearoa with the promise of millions per year in return, once again.



Source: This document is a pdf which can be produced

And this document states - A certain **Judge NavinChandra Naidu**, who is actively engaged in federal as well as international judicial arenas that include the Royal Borneo Nations, the Sultanate of Sulu, as well as the Native American Indian judiciaries of the Yamassee, Muscogee, Washitaw, and the Cherokee nations, has created an opportunity to relieve the cash flow problem for the average awake-and-aware citizen. He has helped **charter an international central bank in Southeast Asia**, and is coordinating an IBOE (International Bill of Exchange) with this Bank for \$5,000,000 US dollars backed by our birth certificates as collateral. In order to make this feasible for the average person, he is reducing the price per participant to \$250 per birth certificate, but it will take 20,000 participants at \$250 each to equal \$5,000,000. The additional attached document, the Memorandum of Understanding, will explain the process. Please also see the website: monetizecolb.tk for full details on signing up.

The **Judge has a bank account, American Film Studios, Inc., with US Bank in California**. That info is on the website too. He would like the money wired or deposited into this account. When the money is received from the BC participant, it will be directly moved into a private escrow account to be held until the sum of \$5,000,000 is reached. The Bank will then commence with the exchange. **A special trust account with a debt card will be set up in this foreign bank for each participant, who will then receive \$2,000,000 per year for 50 years** to draw from or wire to

another account. The funds can be taken or exchanged into any currency as well as gold or silver.

As the Judge is extremely busy handling lawsuits, running a law firm and a law school, he would very much appreciate you addressing your questions directly to the contact site on the website. There will be conference calls arranged as requested.

Judge Navin will be on the call to answer any questions or concerns that you may have. Here are a few questions he has already addressed: What would prevent the Cabal in the US, whose individual States hold the actual title to the birth certificates, from coming against us for cashing in on an asset they hold title to? Do we have to be in possession of our BC titles in order to legally invest them? And how do we do that?

Answer from Judge Navin: Title to the BC is vested with the legal owner – YOU. The cabal "claims" to be a registered owner; that's why they issued a bond/contract/trust situation so that they could become the trustee...called a blind trust.

The Cabal will NOT know we are using the BC because it is converted to an IBOE backed by \$5 million in our case, where I created a trust NOT revealing that the BC is the base asset – the Bank is also against the cabal, so we are ALL PROTECTED.....

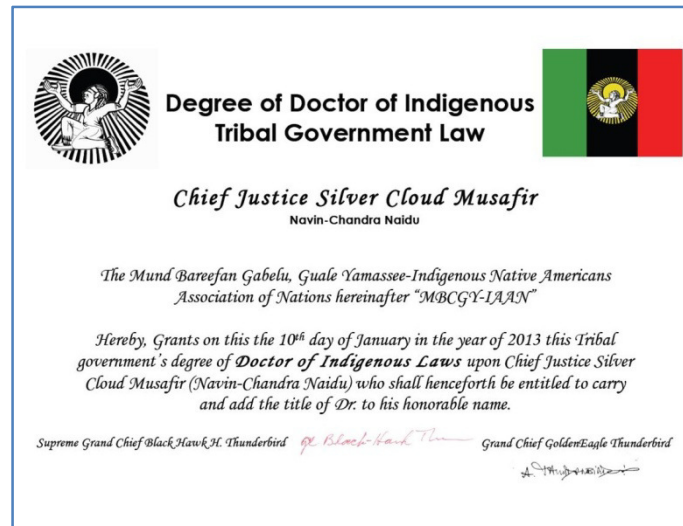
Credentials of Judge Navin-Chandra Naidu:

- Chief Justice, Royal Borneo Nations, China; Mund Barefan Yamassee, Washitaw de Dugdamoundyah.
- HM Attorney General, Kingdom of Hawaii
- Senior Judge Mentor, Cherokee nation of Indians, Kentucky
- Chief Justice of The United Cherokee Republic of North America.
- Member #01798766, American Bar Association
- Member #1040751, International Bar Association
- MBCYNA-NAAN, Permanent Representative, United Nations;
- Chief International Counsel, Full Gospel Businessmen's Fellowship International

Above it is quoted “addressing your questions directly to the contact site”. Then why have you reacted so negatively to me directing my questions to you via email?

Wow Navin, an international central bank in Southeast Asia, a bank account American Film Studios, Inc. with US Bank in California, A special trust account with a debt card will be set up in this foreign bank for each participant, who will then receive \$2,000,000 per year for 50 years, lawsuits, running a law firm and a law school and the Bank is also against the cabal, so we are ALL PROTECTED..... That sounds so impressive and yet so UNREAL.

And of course it was all those credentials and qualifications that got me looking a little deeper. Then I found this **Degree of Doctor of Indigenous Tribal Government Law** signed in RED pen. Intriguing and I believe the Advisors would love to hear more about this degree in your response. But no one signs in red pen, especially not a degree..very questionable.



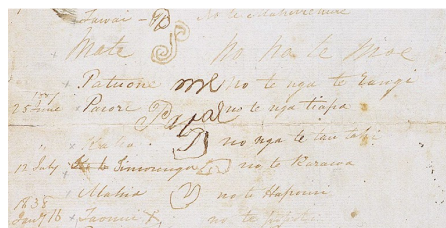
Source: This document is a pdf which can be produced

With such an impressive Degree, I would love to hear the korero on our Tribal Lore, and so would the Advisors and Taumata.

I have no intention of creating a smear campaign against you, I am just asking questions pertaining to your said credentials and qualifications, the integrity of an affidavit and some other references to you which I was not sure you were aware of. So my apologies for being so concerned and caring.

You ask in your email to me 9th July 2018, “what is my stake in this?” Well I already told you this when we were sitting at the table, ‘Kano ki te Kano ki’ face to face, I made it clear to you that my husband in my previous life was ‘Hongi Hika’ who went to England (1820) and met with King George IV, who initiated He Wakaputanga o te Rangatiratanga o Nu Tireni 1835. That is my stake in this matter.

Yes I am questioning the integrity of your documents, your partners, your business and you. Going from your response, rant and threats towards me from you and from your side kick ‘Daniel Deren’, you are now both **trampling on my mana** and **trampling on the mana of He Wakaputanga o te Rangatiratanga o Nu Tireni 1835**.



He Wakaputanga o te Rangatiratanga o Nu Tireni 1835

Whereas with regards to **He Wakaputanga o te Rangatiratanga o Nu Tireni 1835** I must remind you and make clear that;

Article 2 it states “Power and Authority within the Territories of “The United Tribes of New Zealand” is hereby Declared to Reside Entirely and Exclusively in the hereditary Chiefs and

Heads of Tribes in their Collective Capacity 'Tino Rangatira o nga Uri'". You have obviously forgotten this article and where the power and authority resides. Your behaviour towards me, the Advisors and the Taumata as Tino Rangatira o Nga Uri is **insubordinate and disrespectful**.

Article 3 it states *"The preservation of Peace and Good Order"*. Your behaviour and failure to rebut my questions and concerns in the email is NOT IN GOOD ORDER, not peaceful, bullying, threatening and again you **insubordinate and disrespectful**.

Article 3 it states *"to lay aside their private animosities and to consult the safety and welfare of our common country"*. Your behaviour towards me and other tribal nations and individuals around the world is **insubordinate and disrespectful**. You need to adhere to Article 3 and find a way to fix the relationships that are currently broken. You can't just walk away and leave this mess behind you. It will follow you everywhere and at the moment these angry tribal chiefs and kings are looking at coming to our lands to find you, to settle these matters, placing our people in danger. Let's not forget the Bounty on your head for \$1 million dollars that I tabled from Wind Cloud, to have you delivered to the Lakota Tribe alive.

However in **Article 4** it states that *"we are prepared to show, to such of 'His Subjects as have Settled in their Country'"* due respect under Tribal Lore. However should you continue to be **insubordinate, bully, threaten and disrespect me**, Tino Rangatira o Nga Uri, the Advisory Committee, the Taumata and our people you will be dealt with under Tribal Lore. Of which you clearly understand as you have a **Degree of Doctor of Indigenous Tribal Government Law**, therefore you are fully aware and conversant with the consequences of your actions.

You go on to say that **"I am working for some hidden agendas and hidden hands."** Well yes I am, that is true, and I cannot lie about that as I bear the tribal markings of Ariki Turikatuku II.

Therefore I will openly disclose to you and the Advisors and the Taumata who exactly those hidden hands are; Hongi Hika, Turikatuku II, Tangiwhare, Mereana, Koro George Hallet, Mahurangi, Tamati Waka Nene, Ruatara, Korokoro, Te Pahi, The Rev Samuel Marsden, Hone Heke, Kamariera Te Hau Takiri Wharepapa, Kawitki, Hokimate Te Riwhi Harris, Ngarama Mahu Harris, Hepata Te Hau Ariki, Te Whareumu, Edith Harriet Rika Heke Te Hau Wharepapa, Hariata Rongomai Hika, Hare Hongi, Turikura, Hotete, Ruroa Hare Hauraki Sullivan, Turi Kauhoa Sullivan, Ihipera Sullivan Winiana Pomare Wynyard, Pomare I, Pomare II, Lt Gen William Wynyard and Robert Henry Wynyard. That is just to name a few. So be reminded that I may stand in the flesh as 'one', however 'I walk with many'. Yes you are right, many hidden hands.



I do have divine guidance and I do believe and have faith in my tupuna who have guided and led me to this point and who also led me to meet with you. *"There is method to their madness that never ceases to surprise me every day."*

I remind you again that at our meeting at Whitiara Marae on the 20th June 2018, I made sure that I never insulted you or disrespected you. I spoke to you as a brother with the upmost respect. I am sure that if my intention was to disrespect you, that the meeting would have been stopped by the High Council of Elders that were present at the table, as I would be going against tikanga. My brother Ivan would have also stopped the meeting. Therefore I can respectfully say that I did not insult Kamal, however I will say that his letter writing skills are of poor standard, inconsistent, unverifiable and erroneous with many spelling mistakes, bad formatting and questionable intent. Again I will say that you need to seriously consider your business partners, because if they can't get a basic letter right which contains millions & billions of dollars and millions & billions of acres of native land titles (which I question), then this is to be desired and careless on your behalf as a Judge, who deals in paper, paper, paper on a daily basis. This is your world, the paper world.

You go on to say that **"I detonated the ONE opportunity I had to help my People"**. Well firstly I have to correct you there, they are not my people. Our people can all stand on their own two legs and would take offense to you talking about them in that manner. *"We may be small in size in the eyes of others, but in my eyes we are mighty, for our heart is strong and our hearts are humble. Be mindful of my words Navin, as our Tupuna will rise against you and any social or criminal injustice against us and our lands."* Do not underestimate our people or you will learn of their wrath sooner, rather than later.

Again I feel you fail to remember that at the Hui at Whitiara Marae other opportunities were at play besides the one that you have presented to our people. Maybe you forgot that Nelson Paynter and Lavina were in the Marae, supported by many others, including myself, speaking on the matter of the Crown Commissioners and the last page to He Wakaputanga o te Rangatiratanga o Nu Tireni 1835. Yes I may have a part to play in unravelling your integrity, your rants, your threats and whatever you think you are going to throw at me like a \$50k invoice, just like you did to Chief Addison Reynolds who rescinded your agreement. But don't forget many invoices that came firing back at you, for example a \$600 Trillion dollar invoice from the Chacca Chacca Tribe, just to name one of many I tabled.

Then you go on to insult me by asking **"how much I get paid to indulge in this witch hunt?"** Well I can disclose that answer for you as well. I have divine authority as Tino Rangatira o Nga Uri to question your integrity and that of these documents and links. How am I paid? Well my tupuna would clarify it like this, by stating *"that I am taken care of in abundance."*

As for being trained as an interrogator? Well I consider that to be a compliment of sorts. Yes I did work for the Department of Defence when I was 17yrs & onwards. Oh and yes I did work for the Australia Securities and Investment Commission, who are based in Traralgon Victoria, a little country town that I grew up in. Yes I am trained and qualified in Human Resources, Quality Control, Training & Development and Policy Writing, but I did disclose this to you at the table. However I cannot take the credit for being an interrogator. Yes I was an interviewer under the qualification of Human Resources.

Furthermore because of your rants in the email, it prompted me to contact my previous work colleagues at the Australia Securities and Investment Commission (ASIC). Then this came up under Published notices:

The screenshot shows the ASIC Published notices website. The header includes the ASIC logo and the text "Published notices". There are links for "Log in" and "Sign up". The navigation bar has buttons for "Home", "Browse/search notices", "My notices", "FAQs", and "Back to ASIC". Below the navigation bar, there is a search bar with the placeholder text "Search Company Name or ACN". To the left of the search bar, there are filters for "Refine search" including "Appointment Type", "Notice Purpose", and "State of Incorporation". There is also a checkbox for "Excl. Deregistration Notices" and an "Advanced search" button. Below the filters, there are buttons for "Save Search" and "Search", and a "Clear All Selections" button. The main content area is titled "Notice" and has a "Back to search result" button. The notice is titled "Corporations Act 2001 Subsection 601AB(3) NOTICE OF PROPOSED DEREGISTRATION - ASIC initiated under s601AB(1) or (1A)". It includes "Company details" for "Company: NAVIN NAIDU PTY LTD" and "ACN: 141 221 954". The "Notice" section states: "ASIC proposes to deregister the Company under section 601AB. ASIC may deregister the Company when two months have passed since publication of this notice." The "Date of publication" is "18 March 2014". At the bottom, it says "ASIC published this notice" and includes a disclaimer: "This notice does not mean that the company was deregistered. To check whether the company was deregistered following publication of this notice, search the ASIC database using the ASIC Connect function on ASIC's website www.asic.gov.au".

So by threatening me, you are threatening the Advisory Group that was appointed to the Taumata to advise on these processes that you tabled. Furthermore you are also threatening all Tino Rangatira in Aotearoa by saying **“it will cost you BIG MONEY which I doubt you could raise”**, Haven’t you got enough out of our people, \$30 Trillion to be exact, which by now I am sure Dubai would have monetised that by now.

So then you say that **“you will no longer be entertaining my irrelevant and irreverent questions.”** Well that’s a cop out, the easy way out. I would have expected more from a Judge. But beware as there will always be another noisy Tino Rangatira or four, who will read this and want to research more information and therefore ask more questions.

Now tell your little friend ‘Daniel Derren’ that his threats from the side don’t ruffle my feathers. Send more of your fraudulent invoices out and I will be more than happy to issue one of mine and have you removed from our lands under Tribal LORE.

Navin you need to be reminded that I (one of nine individuals) who was appointed as an Advisor to the Taumata am required to present your emails and this letter in its full context, to the Taumata.

You have failed to remember that for these processes that you are tabling for Tino Rangatira to be passed, you need to appease the Advisors, beyond reasonable doubt. I quote again **"BEYOND REASONABLE DOUBT"**. A statement that is widely used in your courts or even in the court matters that you are still currently representing as a Judge. Yes I have seen courts documents that you have submitted to the courts regarding private real estate matters whereby the individuals have lost their house, and so on.

Unfortunately for you, the more I look into your affairs, the more that presents itself to me in a negative light. Many individuals have contacted me, personally, distraught individuals who have been caught up in your **'scam'** so they put it. I am appalled that these innocent people have not only been duped in such a way, they have lost their livelihood, they have lost their homes, they are homeless, they are cashless, no thanks to you. You can't just walk away from them, you need to pay up on the promises you made to them. It doesn't end there, you have also intimidated and threatened them too, just like you have just started with me. And to think you do this alongside yourself and hidden partners and hidden hands aka **You**, aka **Navin C Naidu**, aka **Judge Navin C Naidu**, aka **Chief Justice Silver Cloud Musafir**, aka **Aidun N.C. Naidu**, aka **Chief Judge Silver Eagle**, aka **Dr. Aidun**, aka **Te Whetu o Rongo/United Nations Permanent Representative for the Native American Association of Nations**, aka **Hong Kong Chief Justice Royal Borneo Nations for and on behalf of His Royal Highness King Allen Neoh Weng Wah**, aka **Chief SecAmTekTek Tribe** aka **Dr. Navinchandran GM Naidu**.

Why so many names????????? It looks like your running from yourself. These issues need to be addressed and hard factual evidence presented to the Taumata.

I would like to see the alleged report from the Attorney General's office validating and clearing you Naidu, which a member of the Keenan Team says took place, I think now would be an appropriate time to produce this document. Producing this document would ensure that you are acting professionally in your dealings and would demonstrate to all that they have acted in good faith and that they were covered in their dealings by documentation obtained from the Attorney General's office. Maybe that would help shine the light through the clouds.

I have also noted the documents that I tabled to the Taumata on the 20th June 2018 at Whitiara Marae because sometimes documents have a way of disappearing after they are mentioned. I have also stored an electronic and hard copy of these documents which can be produced for further appraisal if necessary. Therefore here is a timeline of the documents that I also presented and some of the information that needs to be known:

15.8.17 - Judge Naidu, born in India, introduced to Nu Tireni through Kathy O'Connell, adopting him into her tribe and initiating him, naming him Te Whetu o Rongo. This was done in ceremony and written on material. Attachment A

28.8.17 – Order of the Te Kooti Supreme Court in the spirit of the 'Special Relationship' established by the Treaty of Waitangi between the Maori People and the Crown Under International Law. Attachment B

4.9.17 - Letter of Authorization as Designated Representative of Borneo Nations, North America, Aotearoa and Australia. Attachment C

12.10.17 – The traditional court of equity for the association of original peoples bands, tribes, clans and communities in North America, South America, Africa and Australasia. Notice to establish Police Power in Aotearoa. Judge signed as United Nations Permanent Representative for the Native American Association of Nations. Attachment D

01.06.18 - Hapu Strategy for invoices, rents, registrations, taxes. Attachment E

06.06.18 – Global eXchange Fungible Financial Instrument for \$1mil USD to Kamal Musleh. Attachment F & Attachment G

07.06.18 – The Multiplier promising \$1mil for an investment of \$250. \$1000 learning fee. Attachment H

08.06.18 – The Multiplier promising \$1mil for an investment of \$250. \$1000 learning fee to Mariee Leef on a facebook post. Attachment I

13.06.18 – The Judge intimidating and demoralizing our people. Attachment J

13.6.18 – Tribal Lands Registry Maori Land Title Aotearoa Form. Attachment K

13.6.18 – Letter to Judge from Global eXchange for tribes to pay third party insurance \$250k. Attachment L & Attachment M

Must I not forget your message at the bottom of your email **CAUTION: Busybodies who are ignorant of the Ancient Tribal Code of Conduct, *jus cogens*, *jus gentium*, and the Vienna Convention, 1961, are kindly requested to stay the hell out of our affairs of State.**

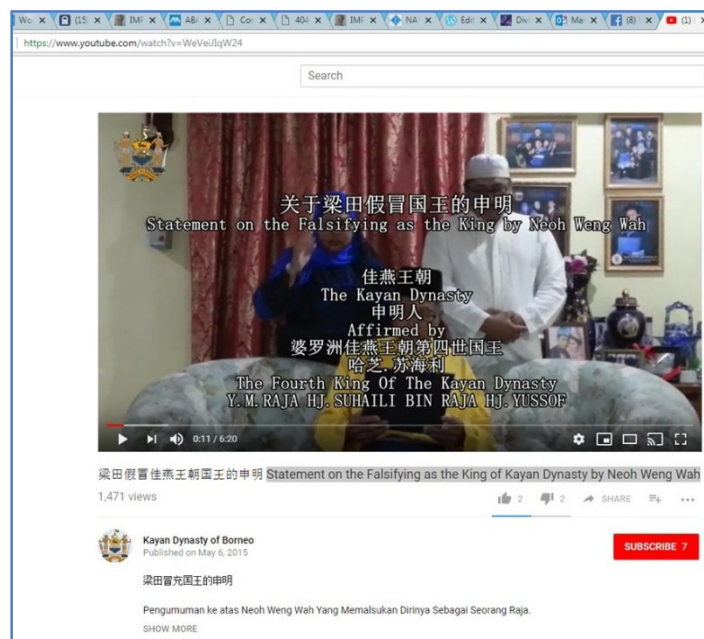
You will find that this type of statement is offensive to Tino Rangatira o Nga Uri like myself and many others who will sight this letter or your emails, which could rightfully turn this right back on you and tell you to stay the hell out of our affairs of state.

I am not a 'busybody' or 'bad rubbish' or 'time waiter' as Daniel Derren (your right hand man) states in his email dated 9th July 2018. In fact it is my role of many to be informed, stay informed, investigate, dissect and research with due diligence, leaving no rock unturned on all matters tabled concerning **He Wakaputanga o te Rangatiratanga o Nu Tireni 1835** or the trampling on the mana of this very constitution, whether you like it or not. One of my many roles in Tino Rangatira Affairs. Matters and principles that are acknowledged and ratified under international law that cannot be set aside.

I am also aware that you are currently in Borneo meeting with the king of Borneo, which I believe that is Neoh Weng Wah Yang. So I thought I would look into this as well. I found this document regarding the **King Neoh Weng Wah Yang**. But even worse, I found a youtube video from another **King of Kayan Dynasty** stating in the presence of two others that he is not the King and the information is false. Can you help shed some light on this as well?



The Youtube video with a Statement on the Falsifying as the King of Kayan Dynasty by Neoh Weng Wah.



Link: <https://www.youtube.com/watch?v=WeVeiIqW24>

So who did you meet? Which King? Don't get me wrong, Tino Rangatira o nga Uri are the Kings and Queens here in Aotearoa, so I understand there can be many Kings in Borneo, but some hard core facts would help.

So much to answer to Navin.

I will continue to investigate, dissect and research with due diligence until I myself and my tupuna are satisfied.

I look forward to your reply, rebutting what I have stated and clarified. If you choose not to rebut what is written in this letter in writing, I, and the Advisors and the Taumata will take it as tacit admission.



Turikatuku III

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