Te Kooti Wakanga  Court of Justice	MAORI GOVERNMENT OF AOTEAROA NU TIRENI	Wakaminenga Maori Government Nu Tireni PO Box 545 Te Awamutu 3480 Nu Tireni admin@govt.maori.nz
Original: English	Case: COJ-09-23-0001	Date: October 18th, 2023
	Te Kooti Wakanga	
	Court of Justice	
	The COVID-19 Public Health Response of the NZ Crown Government	
In the case of the People	versus	Christopher John Hipkins  Andrew James Little  Ashley Robin Bloomfield  Christopher James
	Summary of Key Events	

# Summary of Key Events

### **Grand Jury Hearing**

On June 28<sup>th</sup>, 2023, a Grand Jury drawn from the people of the United Tribes of New Zealand/Nu Tireni, heard the Prosecutor of Te Kooti Wakanga/Court of Justice (the Court) present an Outline of Evidence.

The unanimous decision of the Grand Jury was the evidence substantiated charges being laid against individuals for alleged breaches of Tikanga resulting from crimes defined and articulated within the Statute of Waitangi (the Statute).

#### Confirmatory Hearing

On August 11<sup>th</sup>, 2023, four individuals were summoned to appear before the Court to have the charges against them confirmed. Those individuals were:

- Christopher John Hipkins
- Andrew James Little
- Ashley Robin Bloomfield
- Christopher James

Only Ashley Robin Bloomfield replied to the summons. He stated that he would not be responding to any further communication since, in his opinion, the Court operated outside of the New Zealand Legal system.

On August 20<sup>th</sup>, 2023, at a Confirmatory Hearing, Te Kaunihera Ture Tiakitanga/Chair of the Law and Protection Council heard the Prosecutor outline the evidence to substantiate the charges. Since there was no appearance by any of the accused an Officer of the Court acted as proxy to ensure their rights, as per the Statute, were observed.

The Chair of the Law and Protection Council decided that:

"sufficient evidence exists that establishes substantial grounds to reasonably believe that each of the defendants committed each of the crimes of which they were accused."

Therefore, the 4 accused were ordered to appear before the Court for a trial by jury on August 27<sup>th</sup>, 2023.

#### Trial by Jury Hearing

On August 27<sup>th</sup>, 2023, the Court convened. As no response from any of the accused was received, the decision was made to try them in their absence.

The Prosecutor outlined four Course of Action (CoA):

- Abrogation of authority from Te Wakaminenga to act with acquired legislative authority which was then enhanced by declaration of State of National Emergency;
- Acquiring through Advanced Purchase Agreements mRNA technology;
- Amending the normal evaluation process by Medsafe for a medicine or vaccine in collusion
  with Pfizer to accept their submission for the Pfizer/BioNTech BNT162b2 Comirnaty COVID19 vaccine;
- Participating in a sustained marketing campaign to form a perception within the New
   Zealand public that the mRNA technologies were vaccines that were 'safe and effective'.

The evidence presented included documents obtained either as result of proactive release or following OIA requests. Within the full outline the following were highlighted:

 On September 24<sup>th</sup>, 2020, at a pre-submission meeting with Pfizer, Medsafe conceded to relaxing their normal standards to accept an abnormal application with less data than would be usually required.

- Medsafe completed their evaluations on January 28<sup>th</sup>, 2021. In several reports the evaluators
  wrote that even with the relaxation in criteria compared to normal evaluations the safety
  and efficacy of the vaccines could not be determined as insufficient data was provided.
- Therefore, on January 28<sup>th</sup>, 2021, the General Manager, Christopher James refused to grant consent to Pfizer. He referred the subject to the Medicines Assessment Advisory Committee (MAAC).
- On February 2<sup>nd</sup>, 2021, the Medicines Assessment Advisory Committee (MAAC) reviewed the same data and recommended granting provisional consent with conditions. This was notified in the New Zealand Gazette on February 3<sup>rd</sup>, 2021.
- Despite the reported concerns of the Medsafe evaluators that the data supplied by Pfizer
  was incomplete, even after a meeting between Medsafe and Pfizer on multiple media events
  promoted the concept that the vaccines were 'safe and effective'. Despite evidence being
  gathered by both Pfizer and Medsafe as part of their pharmacovigilance efforts that showed
  severe events following vaccination this campaign was sustained.
- As a direct result an otherwise healthy man, Rory Nairn, died from myocarditis which a
   Coroner's court determined resulted from him taking the Pfizer jab.
- Medsafe's database of Adverse Events Following Immunisation showed that between
   February 2021 and November 2022 at least 67 spontaneous abortions were reported
   following vaccination, with over 249900 other events.

The jury delivered decisions of 'proven' against multiple charges for each of the convicted criminals and the matter was passed to the Hou Hunga Rongo/Council for Restorative Justice.

## Decision of Hou Hunga Rongo

The Hou Hunga Rongo met several times following the convictions to reach a determination of what measures they considered would take account of the severity of the crimes and have prospect of restoring the peace.

On September 15<sup>th</sup>, 2023, the convicted criminals were ordered to attend a hearing on September 24<sup>th</sup>, 2023, where the proposed measures would be outlined to them and the means for restoring the peace agreed.

All failed to acknowledge the summons, so the hearing went ahead in their absence and the Court confirmed the decisions:

**CHRISTOPHER JOHN HIPKINS**, a man, born September 5<sup>th</sup>, 1978, criminally convicted August 27<sup>th</sup>, 2023, to:

- (i) be imprisoned for a term of 10 years and complete hard labour; and
- (ii) liquidate 100% of your assets and pay the total value to the Trust Fund of Te Kooti Wakanga so that reparations to victims can be made; and
- (iii) be banned from ever holding public office in any capacity within the territories of the United tribes of New Zealand/Nu Tireni; and
- (iv) be banned from travelling from the territories of the United Tribes of New Zealand/Nu Tireni; and
- (v) be investigated for crimes breaching Article 7 Genocide and Article 8 Against Humanity.

**ANDREW JAMES LITTLE**, a man, born May 7<sup>th</sup>, 1965, criminally convicted August 27<sup>th</sup>, 2023, to:

- (i) be imprisoned for a term of 10 years and complete hard labour; and
- (ii) liquidate 100% of your assets and pay the total value to the Trust Fund of Te Kooti Wakanga so that reparations to victims can be made; and
- (iii) be banned from ever holding public office in any capacity within the territories of the United tribes of New Zealand/Nu Tireni; and

- (iv) be banned from travelling from the territories of the United Tribes of New Zealand/Nu Tireni; and
- (v) be investigated for crimes breaching Article 7 Genocide and Article 8 Against Humanity.

**ASHLEY ROBIN BLOOMFIELD**, a man, born March 1966, criminally convicted August 27<sup>th</sup>, 2023, to:

- (i) be imprisoned for a term of 10 years and complete hard labour; and
- (ii) liquidate 100% of your assets and pay the total value to the Trust Fund of Te Kooti Wakanga so that reparations to victims can be made; and
- (iii) be banned from ever holding public office in any capacity within the territories of the United tribes of New Zealand/Nu Tireni; and
- (iv) be banned from travelling from the territories of the United Tribes of New Zealand/Nu Tireni; and
- (v) be investigated for crimes breaching Article 7 Genocide and Article 8 Against Humanity.

**CHRISTOPHER JAMES**, a man, criminally convicted August 27<sup>th</sup>, 2023, to:

- (i) be imprisoned for a term of 5 years and complete hard labour; and
- (ii) liquidate 100% of your assets and pay the total value to the Trust Fund of Te Kooti Wakanga so that reparations to victims can be made; and
- (iii) be banned from ever holding public office in any capacity within the territories of the United tribes of New Zealand/Nu Tireni; and
- (iv) be banned from travelling from the territories of the United Tribes of New Zealand/Nu Tireni; and

(v) be investigated for crimes breaching Article 7 – Genocide and Article 8 – Against Humanity.

\_\_\_\_\_

Charles Tortise, President Te Kooti Wakanga

Wakaminenga Maori Government

Dated this Thursday, October 19th, 2023

At Te Awamutu



