



OFFICIAL



FAX

Wai 2358, #3.1.189

Final Submission for Wai 2358 #2.5.36
required by midday, Friday 5/4/2013

Pgs 1+5 plus
Appendix 1-5

To: 04 914 3001
Chief Judge W.W. Isaac
Presiding Officer
Waitangi Tribunal

From: Marama Waddell
Te Whare Tapu o Ngā Pahi
27 Kauramutu Crescent
Whangarei 0112

DATE: 4 April 2013

SUBJECT: National Fresh Water
and Geothermal Resources
Inquiry into Stage 2 Issues

vs.

RESPONSE TO: 04 439 7700
Ministry for the Environment
Freshwater reform 2013
Comment required by Monday
8/4/2013 5pm - Crown
administrators operating
under "The Treaty of Waitangi
1840" English version signed
by 30 individuals.

vs.

CLAIMANTS: Wai 1040 Te Paparahi o te
Raki inquiry district
including Wai 568, 824, 974,
1313, 2365/MR5761 and all
Maori women claimants not
included in CRT client
status funding support.

RECEIVED
Waitangi Tribunal
5 Apr 2013
Ministry of Justice WELLINGTON

DATE: 4/4/2013

1+3

To: 04 914 3001 Chief Judge WWT Isaac
AND: 04 439 7700 Ministry for the Environment
From: Marama Waddell, Te Whare Tapu o Nga Puhi
27 Karaitiana Crescent, Whangarei 012
SUBJECT: National Freshwater and Geothermal
Resources Inquiry into Stage 2 Issues

COPIES TO: H.M. Queen Elizabeth II, C-Governor General NZ
Te Whakaminenga o nga Hapu
TDMC C- Sir Graham Latimer
Race Relations Commissioner C- Susan Devoy
Darrell Maden Tamaki Legal

Note posted after Wai 2358 stage 2 inquiry starts.

Whakatangi: "Ko te Awa Ko Au - Ko Au te Awa"
Ko te me me oona tikanga hei awhi
Ma Whenua, Ma Moana, Ma Tupuna,
Ma Wairua o ngai Maori ake te tiaki
marika Te Taiao (Kahore me tetahi atu)
ma runga te tika pono aroha me te
rangimarie Kia Whaioranga te Katoa.

It is obvious this process is being used
to suit the NZ Settler Govt agenda, who
are the Crown administrators in order
to meet their timelines before the 2014
elections. A strategy that blatantly
discriminates against Maori and
particularly the Nga Puhi nation
in our Stage 2 enquiry that only
began on 18/3/2013 for Te Paparahi
o te Raki - and still we wait for our Stage 1 Report.
The whole process is Crown system
driven off the Goliath gravy train
express powering its way along
the tracks with Maori claimants
hard pressed to slow it down

DATE: 4/4/2013

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TO: 049143001 Chief Judge WWT Isaac
AND: 044397700 Ministry for the Environment
FROM: Marama Haddell, Te Whare tapu o Ngā Pūhi
27 Karamatua Crescent, Whangarei 0112
SUBJECT: National Freshwater and Geothermal
Resources Inquiry into Stage 2 Issues.

because of limited or no resourcing.
The Ministry for the Environment's
Freshwater reform idea is a "spoke
in the wheel" whereby the claimant
community in the Papatūhaka Rāki
engaging district, Wharara, hapan,
marae have literally been ignored,
where consideration of views has
been offered to a select few
individuals, ^{some} unconnected within
this district of inquiry.

Whilst claims by Māori to "water" has
been put in danger, it has only
been since the NZ Settler Govt prioritised
their interest in selling that taonga
via their NZ Company using out
already publicly owned Assets to
sell back to the public in the form
of shares; that suddenly Māori
have to be caught up in the bent
of economic exploitation to further be
prejudicially affected and denied
our rights to our taonga.
This taonga of "water" whether in
the form of springs, lakes, rivers
and geothermal resources - is obsessed
up by the NZ Settler Govt in various
ways to determine a monetary
gain for themselves and their

DATE: 4/4/2013

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TO: 049143001 Chief Judge W.W. Isaac
AND: 04 4397700 Ministry for the Environment
FROM: Marama Waddell, Te Whare Tapu o Ngā Pahi,
27 Karamutu Crescent, Whangarei, 012.
SUBJECT: National Freshwater and Geothermal
Resources Inquiry into Stage 2 Issues

Families may post their "use by date".
Make strong request here with that
our prosecuting legal team undertake
additional research on how
individual landowners have been
specifically affected by the
Rationalisation of a Crown policy
operating within the Emissions Trading
Scheme as noted in Wai 2358 #2.7.2(45).
It is a contradiction to state
that the "Crown is enacting socially
responsible ^{policy}" when clearly they
are not. For Maori this is a huge burden.
Wai 2358 #2.7.2(40) requires additional
research to identify the "serious
issues" of "fresh water rights
belonging to Maori generally and
specifically, and who have been
prejudicially affected by the
Crown (under Te Tiriti o Waitangi
1840)" because they appear only
to recognise "The Treaty of Waitangi"
1840 "English version signed by 30
individuals".

Attached and marked as Appendix 1
is Pg 145 of my RMA submission to
the Ministry for the Environment
that here are also applied to this
submission and including Freshwater reform ideas

DATE: 4/4/2013

HS

TO: 04 914 3001 Chief Judge WH Isaac
AND: 04 439 7700 Ministry for the Environment
FROM: Marama Haddell Te Whare Tapu o Ngāwhiri
27 Karamatua Crescent, Whangarei, 012
SUBJECT: National Freshwater and Geothermal
Resources Inquiry into Stage 2 Issues

Also attached and marked as Appendix 2 is Pg 1 + 6 of my RMA Submission to the Ministry for the Environment and is applicable here and the Freshwater reform idea dated 2/4/2013.

I make note here that comments to the Freshwater reform idea are required to be emailed or sent by post, but because the RMA Submission also showed a fax number, hence I ^{am} faxing as noted above.

In closing it is obvious that until the Crown genuinely Honours Te Tiriti o Waitangi, 1840 and Te Whakaputanga o Rangitira o Nui Tireni, 1835, claims against the Crown will continue. Hence the Crown is put on notice that if their NZ Settler Court continues along the present pathway the only recourse for Maori is that "if we want the job done properly, then we have to go into Parliament and do it ourselves" and as prophesied by Te Whakaputanga "the day will come when Maori will become strong politically".

Kind regards Marama Haddell

DATE: 4/4/2013/Wai 2358
Stage 2

Appendix 1

Tuwha: 2/4/2013

To: 04 4397700

Ministry for the Environment
From: Marama Waatahi, Te Wharetopu o Ngā Puhi
27 Karamatua Crescent, Whangarei 0112

SUBJECT: Objection to Proposed RMA1991
Reforms

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Further Maori, and in particular the Ngā Puhi nation are being discriminated against within an economic scam under the guise of Corporate Welfare promulgated by the NZ Settler Govt and their NZ Company counterparts, using policies to prey on "te hunga pōi me te rawakore". Ngā Puhi are the last tribe to enter the Waitangi Tribunal claims process. All sectors of the claims process is being hampered by a lack or limited resourcing to effectively be able to prosecute our claims. Then we are reminded that the NZ Settler Govt does not have to take on board the recommendations. What an insult after all the work that is faithfully put into the Kāpapa by our lawyers, Waitangi Tribunal and their staff, CERET, TDMC, NZMC and most importantly the claimants who represent their whānau/hāu on a voluntary basis. There is definitely a lot wrong with this picture because the whole process (excluding claimants) is best as controlled by the perpetrator the NZ Settler Govt and their NZ Company counterparts - "Shocking"

DATE: 4/4/2013/Wai Appendix 2
2358 Stage 2

Tuarima: 2/4/2013
To: 04 4397700

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Ministry for the Environment
FROM: Marama Waddell, Te Wharetapu o Ngāwhiri
27 Karamatua Crescent, Whangarei 0112
SUBJECT: Objection to Proposed RMA 1991
Reforms

In closing I wish to quote one of our Karamatua and Master Carver Te Wāwhiri Heteraka to the facilitation group on 15/3/2013 Phil Heatley and associates o Kingsgate hotel.

"SPEED KILLS"

The analogy I offer is a chicken - the quickest way to remove its feathers/humbers is remove the head and dunk it in hot water.

The same can be likened to the NZ Settler Govt is remove them and dunk their RMA Reforms into oblivion because "without feathers/humbers or piles the bird can't fly".

Nōho ora māi i roto i ngā maraakitanga o Iwha o ngā Māori te timata "alpha" te whakapoti "omega" nga mea katoa māta Taura Wairua tapu me nga Andera poro me te Māngai tātoko nei. Aē.

na Marama Waddell enei whakapapa hohoro kia tu kaha ana ariāta (legal descendant and guardian to my ancestors/chiefs who signed The Declaration of Independence NZ 1835 and Te Tiriti o Waitangi 1840 maori version signed by 500 plus Rangatira, the only authentic version)

DATE 4/4/2013/Wai 2358
Stage 2

Appendix 3

Trans: 2/4/2013
TO: 044397700

(13)

FROM: Ministry for the Environment
Morama Waddell, Te Whare Tapu o Ngāhahi
27 Karamatua Crescent, Whangarei 012
SUBJECT: Objection to Proposed RMA 1991
Reforms

Further I am totally opposed to
NZ Settler Govt bureaucrats making
decisions on an important Kaupapa
that requires full participation by
Maori, Whānau, hāpi, mārae - which
is unrealistic because of Govt bad
timing in the middle of Wai 1040
Te Paparahi o te Raki Stage 2 enquiry
and new Wai 2358 preparation for
Stage 2 on Water Rights Claim which
we were only informed of last
week at Waitangi by Donna Hall.
Closing date for submissions is ^{midday} 5/4/2013.
Then 3 days later on 8/4/2013 9.5pm
is the closing date for "Comments"
required on your Freshwater reform.
- absolutely shocking.

Earlier in the day on 15/3/2013 I
called into the Whg District Council
to get a copy of a report produced
by Dr Kerry Grundy (Team Leader -
Future Planning) Section 6. Managing
Risks Associated with Outdoor
Use of Groms: Draft Proposed Plan
Change and Section 32 Report of RMA
pgs 94-113.

If this is a strategy being used
by the NZ Settler Govt to hijack Stage 2
Te Paparahi o te Raki enquiry and new
Stage 2 of NZMC Wai 2358 Water Rights

DATE: 5/4/2013

Appendix 4/41

TO: 04 914300, Chief Judge WH ISAAC
AND: 04 439700 Ministry for the Environment
FROM: Marama Waddell Te Whare Tapu o Ngāwhi
27 Kawatua Crescent Whangarei 0112
SUBJECT: National Freshwater and Geothermal
Resource Inquiry into Stage 2 Issues

RMA 1991 is not under question but any reforms (contingering with an original kaupapa) of it will prejudicially affect claimants. The reforms are what I believe a strategy being used by the NZ Settler Govt as a "fishhook" to further complicate an already complicated process to keep Māori from the truth of a govt hell bent on using the Westminster law to hide evidence from an unsuspecting public. The NZ Settler Govt is also deliberately withholding the release of Wai 1040 Te Paparahi o te Enquiry Stage 2 report in order to delay through before the 2014 elections. Their public asset sales regime 'dressed up in "Stock Exchange gambling SHARE FLOAT HORSES"'. The Wai 2358 Stage 2 enquiry should be heard at Waitangi to enable the claimant community within the most impoverished region of the country to be able to attend, witness, observe and participate in the most important claimant region in the country. A large percentage of the 133 000 Ngāwhi descendants were denied that right in the Wai 2357 Stage 1 enquiry because the hearing was in Wellington.

DATE: 5/4/2013

Appendix 5/1/1

TO: 04 914 3001 Chief Judge WH Teare
AND: 04 439 7700 Ministry for the Environment
FROM: Marama Wardell Te Whare Tapu o Ngāwhiri
27 Karamatua Crescent, Whangarei, 0112
SUBJECT: National Freshwater and Geothermal
Reserves Inquiry into Stage 2 Issues

Support Counsel to include in their
submission the following taonga:-

- ① Wai Ngāwha aua tapu te pu
o te wheke punawera me Te Whakano
hoki
Ko Ngāwha te Kanohi o te taonga
ora punawera pūingehi o
Rōtomanu, engari ko tona
whakamārama, ko tona hana
ora, No raro.
- ② Waitangi aua taatahi ki
Haruru.
- ③ Te Puna o Rangarua.

A te wa ka haatahi e tahi ingoa
na te mea he whiriwhiri i tei
wai i whangai nga Karamatua
o ratou wa.