

From: Tatsuhiko Koyama [<mailto:tatsuhiko.koyama@gmail.com>]

Sent: Monday, 17 December 2018 8:17 a.m.

To: Rt. Hon Jacinda Ardern;

THE QUESTION FOR PRIME MINISTER - Will you become an accessory after the fact and suppress the systemic organised crimes, committed in New Zealand, maintaining the status quo of having the clandestine publicly funded criminal enterprise of New Zealand, or alternatively will you take leadership and fight against the endemic and widespread corruption in New Zealand Judiciary, opening New Zealand for truth and justice?

Many people around the world are closely watching this matter and the choice that you make on the endemic corruption, which is affecting just about every part of the governance of New Zealand; the confirmed facts show that the state of New Zealand is sponsoring the clandestine publicly funded criminal enterprise in violation of the laws of New Zealand and international treaties for which New Zealand is a signatory.

What must be seriously concerning to you, Prime Minister of New Zealand, is the moral vacuum in the entire Judiciary (New Zealand Courts, from the District Court to Supreme Court of New Zealand; New Zealand Law Society, the sole and exclusive regulator of the legal profession in New Zealand; Ministry of Justice of New Zealand Government), making it possible for the organised crimes to use public institutions and state power for nefarious purposes, in violation of the laws of New Zealand, with impunity.

In my recent three emails, attached below, I provided you with solid evidences, absolute certainty, on the commission of the systemic organised crimes, committed in Wellington High Court:

1. FALSE, FORGED, ILLEGAL DOCUMENT - "Judgment Dated: 28 May 2014" (It was physically impossible for Justice Clifford of the High Court of New Zealand to make the decision, dated 28 May 2014)

Letter of Paul Collins, Barrister, Shortland Chambers, dated 9 June 2014

"This letter accompanies the sealed judgment and costs order following the delivery of His Honour's judgment on 28 May 2014."

"This proceeding was heard on 16 April 2014 at Wellington before the Honourable Justice Clifford, who, having heard from Paul Collins, counsel for the respondent, gives judgment that:... The respondent is entitled...\$11,940.00 and disbursement of \$50.00..."

<https://docs.google.com/viewer?a=v&pid=sites&srcid=ZGVmYXVsdGRvbWFpbnxrb3lhbWFkb2N1bWVudHN8Z3g6ZjUONWQwZmZjOTIwNTZl>

2. FALSE, FORGED, ILLEGAL DOCUMENT - "Judgment dated 14 October 2014" (It was physically impossible for Justice Collins of the High Court of New Zealand to make the decision, dated 14 October 2014.)

Letter of Paul Collins, Barrister, Shortland Chambers, dated 21 November 2014

"This letter accompanies the sealed judgment of the High Court...including costs orders. It is served on you in compliance with Rule 11.11(5)(a) of the High Court Rules," "This proceeding was heard on 20 August 2014 at Wellington before the Honourable Justice Collins, who having heard from Paul Collins...and Helen Carrad...gives judgement that ...

(b) The first respondent is entitled to...\$7,064.50 and disbursement of \$50...

(c) The second respondent...\$1,840.75..."

<https://docs.google.com/viewer?a=v&pid=sites&srcid=ZGVmYXVsdGRvbWFpbnxrb3lhbWFkb2N1bWVudHN8Z3g6MjY0YTZkOGMxZWExM2ExNA>

3. FALSE, FORGED, ILLEGAL DOCUMENT - "Order of the Court (Costs) Dated; 4/6/2013" (There is no evidence for any judge of the High Court of New Zealand to be involved in the decision, dated 4 June 2013.)

Letter of Paul Collins, Barrister, Shortland Chambers, dated 12 November 2013

"I enclose a sealed duplicate original of the costs order made by the Court on 4 June 2013, which I received in the mail on Friday, 29 November, from the High Court Registry. You will see that costs have been ordered in the sum of \$9,210 and disbursement of \$1,439.88"

<https://docs.google.com/viewer?a=v&pid=sites&srcid=ZGVmYXVsdGRvbWFpbnxrb3lhbWFkb2N1bWVudHN8Z3g6MmM2YmVhYzZhMjY1OWJjYQ>

Now, you must witness another set of solid evidences which conclusively, without any reasonable doubt, show that the organised crimes are using the Court of Appeal of New Zealand for their crimes, in violation of the Crimes Act 1961.

IT IS EXPECTED THAT YOU AS PRIME MINISTER OF NEW ZEALAND TO DO THE FOLLOWING:

A. Ask Justices O'Regan, Wild, and White on the physical impossibility of making the costs decision, dated 17 April 2013, without receiving any costs application on or before 17 April 2013.

FALSE, FORGED, ILLEGAL DOCUMENT - "Judgment of the Court," O'Regan P, Wild and White JJ, dated 8 November 2013

Letter of Paul Collins, Barrister, Shortland Chambers, dated 12 November 2013

"I enclose the sealed judgment of the Court of Appeal relating to the dismissal of your application for special leave, including costs orders."

This confirmed false document, dated 8 November 2013, FALSELY states, "**At 3:00pm on 17 April 2013, the Court of Appeal of New Zealand...delivered a judgment... The Court of Appeal determined:...The applicant must pay the respondent costs for a standard application on a band A basis and disbursements. With reference to Order C, the Court of Appeal orders the applicant to pay costs to the respondent in the sum of \$3,383.00 and disbursements in the sum of \$635.10...**"

<https://docs.google.com/viewer?a=v&pid=sites&srcid=ZGVmYXVsdGRvbWFpbnxkb2N1bWVudHNrb3lhbWF8Z3g6NDlkNDQ5ZGUyZWVmZTMzYw>

The following documents clearly show that O'Regan P, Wild and White JJ of the Court of Appeal of New Zealand did NOT make the costs order on 17 April 2013, stated in "Judgment of the Court," dated 8 November 2013; the amounts in the costs sought or ordered in the case increased from 24 April 2013 to 8 November 2013. **AFTER 17 APRIL 2013:**

(1) \$2,386.90 (\$1,782.00 + \$604.90) - **24 April 2013;**

<https://docs.google.com/viewer?a=v&pid=sites&srcid=ZGVmYXVsdGRvbWFpbnxkb2N1bWVudHNrb3lhbWF8Z3g6NzI4N2EwZGY1MDE2YmMzYQ>

(2) \$2,848.90 (\$2,244.00 + \$604.90) - **26 April 2013;**

<https://docs.google.com/viewer?a=v&pid=sites&srcid=ZGVmYXVsdGRvbWFpbnxkb2N1bWVudHNrb3lhbWF8Z3g6Mjc0ZmQ1Y2RjMDNiNTk5Zg>

(3) \$2,879.10 (\$2,244.00 + \$635.10) - **22 May 2013;**

<https://docs.google.com/viewer?a=v&pid=sites&srcid=ZGVmYXVsdGRvbWFpbnxkb2N1bWVudHNrb3lhbWF8Z3g6MTU4MTNhNzg3NDZkNzNkMA>

(4) \$4,018.10 (\$3,383.00 + \$635.10) - **6 November 2013;** and

<https://docs.google.com/viewer?a=v&pid=sites&srcid=ZGVmYXVsdGRvbWFpbnxkb2N1bWVudHNrb3lhbWF8Z3g6NjlkMWI4Y2M4Y2JjZWQ3ZA>

(5) \$4,018.10 (\$3,383.00 + \$635.10) - **8 November 2013.**

<https://docs.google.com/viewer?a=v&pid=sites&srcid=ZGVmYXVsdGRvbWFpbnxkb2N1bWVudHNrb3lhbWF8Z3g6NDlkNDQ5ZGUyZWVmZTMzYw>

Obviously, it was IMPOSSIBLE for the Court of Appeal of New Zealand to make the costs order on 17 April 2013 for the amount, which was submitted to the Court of Appeal on or after 6 November 2013.

B. Ask the Court of Appeal of New Zealand to provide you with a copy of the signed decision, dated 17 April 2013.

FALSE, FORGED, ILLEGAL DOCUMENT - "JUDGMENT OF THE COURT," O'Regan P, Wild and White JJ, dated 17 April 2013 (sent by Melissa Cathro, Court Registry Office, Court of Appeal, on 17 April 2013)
<https://docs.google.com/viewer?a=v&pid=sites&srcid=ZGVmYXVsdGRvbWVpbnxzaXRlc3RhdHN1aGlrb2tveWFtYWVY3VtZW50czR8Z3g6OTA2YWZkNDc4MzRhYzYw>
<https://docs.google.com/viewer?a=v&pid=sites&srcid=ZGVmYXVsdGRvbWVpbnxzaXRlc3RhdHN1aGlrb2tveWFtYWVY3VtZW50czR8Z3g6NDlhMjM0ZGQ1YjQ3Zg>

There is "NO" signed decision of "JUDGMENT OF THE COURT," dated 17 April 2013, in the official file of the Court of Appeal of New Zealand.

C. Ask the Court of Appeal of New Zealand about the fact that the confirmed, false, forged document, dated 8 November 2013, was used for another confirmed organised crimes, committed in Dunedin High Court (the crimes of using false document for pecuniary gain, bankruptcy fraud, bank robbery by deception, etc.), in violation of the Crimes Act 1961.

(1) Letter of Mitch Singh, Associate, Glaister Ennor, dated 28 January 2016
<https://docs.google.com/viewer?a=v&pid=sites&srcid=ZGVmYXVsdGRvbWVpbnxrb3lhbWVkb2N1bWVudHN8Z3g6NzhjM2M4MWVmMWM4NWl4Mw>

(2) The collaboration among various actors, including court officials, lawyers, police officers, public officials, and journalists in the confirmed organised crimes, committed in New Zealand Courts.
<https://sites.google.com/site/tatsuhikokoyama/new-zealand-scam>

This matter requires your leadership, due to the endemic, widespread corruption in New Zealand.

Yours truly

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