

14 June 2005

Hon Harry Duynhoven
Associate Minister of Energy
Parliament Buildings
Wellington

Dear Sir

Offer from the Crown to reimburse statutory application costs.

With regard to your letter of reply dated 26 August 2004, I have intentionally not replied to this until now due to the current litigation with both the Glenharrow Holdings case and that involving alleged greenstone theft in South Westland.

I am sure now that you can confirm with authorities that I am not implicated with either of these matters and we can perhaps resume dialogue where I left off.

In your letter you did not mention if the Ministry is still prepared to settle by reimbursement of statutory costs.

You will realise that that all statutory procedures involving the three applications over the past 16 years would have to be considered, after all it was the Crown that initiated them all, not I.

With respect, I feel that if we do not resolve this matter soon then the status of the Ngai Tahu (Pounamu Vesting) Act 1997 and my unresolved situation in relation to this Act will always be a legitimate concern.

Please visit my web site at www.clicbits.com/greenstone.html, if you wish to ascertain my allegations on these matters.

I wish to also point out that after much study of the Glenharrow case, I have to conclude that they have missed some very strategic points but the case cannot be compared with my three, given time frames and the actions or inactions of the Ministry's involved.

I respectfully await your reply.

Yours sincerely

Kenn Landaus