

“A Class Action Lawsuit”!

While all these groups continue to repeat the wrongs of Prime Minister, Hon Jacinda Ardern over and over again, not one group gives a solution to the problem!

I have read the articles over the years from Hobson's Pledge, NZCPR, Bassett, Brash & Hide, the Democratic Action Group, the New Zealand Taxpayer's Union, and many others, and while they all repeat what most of us already know, **not one word on how to fix the problem!**

There are only two ways to legally stop our democracy from being destroyed and that is by, **“A Class Action Lawsuit”**, so why not give it a go? What have we to lose?

1. Replace the Treaty of Waitangi with the 1840 Royal Charter as our Founding Document. There is no other document in our history that comes anywhere near to a true Founding Document and first Constitution than Queen Victoria's Royal Charter/Letters Patent dated 16 November 1840.
2. Repeal the signing of the Declaration on the Rights of the Indigenous People. There is no evidence that Maori were the indigenous people of New Zealand and Government does not have a definition. It also goes against the Treaty of Waitangi, Queen Victoria's Royal Charter, our Constitution, and legal arrangements.

“A Class Action Lawsuit”!

If these groups really wanted to stop New Zealand's democracy

from being destroyed, then they must all join forces and find a lawyer who is prepared to set up, “**A Class Action Lawsuit**” to repeal the “*Declaration on the Rights of the Indigenous People*” and replace the “*Treaty of Waitangi*” as our Founding Document, with “*Queen Victoria’s Royal Charter/Letters Patent*”, dated 16 November 1840.

While we will have trouble finding a lawyer prepared to give up the goose that lays the golden egg, surely there is one with a little more loyalty to his country than hi\$\$\$\$\$\$\$\$ pocket!

But we must try if we want to,
“SAVE OUR DEMOCRACY”!

Prepared by Ross Baker. Researcher, One New Zealand Foundation Inc. 10/11/22 (C).