

30 MAY 2018

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TO: The Office of the President of the United States of America
The Honorable Donald J. Trump, President and
Commander in Chief of United States Armed Forces
The White House
1600 Pennsylvania Blvd.
20500

Note: Referenced and informational documents are available at: <https://bit.ly/2KcCFHm>

SUBJECT:

- (A) Regarding the **Congress not having a clearly defined policy** for the conduct of the United States Federal Corporation STATE OF HAWAII in the non-contiguous Pacific area of the Hawaiian Islands, **with respect to U.S. Public Law 103-150, The Apology Bill, Nov. 23, 1993. Pres. William J. Clinton U.S.P.L.**; and the implications and potential application of **U.S. Presidential Executive Order, 17 DEC 2017 - Blocking the Property of Persons Involved in Serious Human Rights Abuse and Corruption**;
- (B) **REQUEST FOR CONFERENCE concerning “The Apology Law” and implementation of International U.S. Human Rights Treaty obligations by way of Title III of U.S. Public Law 99-239 (99th Congress Joint Resolution) COMPACT OF FREE ASSOCIATION ACT of 1986 - Title III Pacific Policy Reports:**
Sec 301 4(E) - FINDINGS. - “to attain the international obligations of the United States.”; SEC. 302 - REPORTS. (1) ...role and impacts...formulation and conduct of foreign policy; (2)...standards in Federal Laws, regulations, programs..consistent with the unique character of the non-contiguous Pacific areas [Hawaii];; (3)...organizational arrangements for liaison [and] ...coordinating U.S. Federal actions...achieving the objectives...ensuring that the Congress discharges its responsibilities...to facilitate economic...social health and development ...consistent with the self-determined Objectives.SEC. 303 - CONFERENCE. (a) MEETING; (b) PARTICIPANTS; © WRITTEN COMMENTS; SEC. 304 - ADMINISTRATIVE MATTERS; (a) ADMINISTRATIVE SUPPORT; (b) AUTHORIZATION OF APPROPRIATIONS.

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Aloha President Trump,

In 2008 **the U.S. Department of Justice confirmed that no lawful annexation of Hawaii ever occurred, as purported** by way of a joint resolution of the United States Congress. The legal consequences and liabilities of the United States and other States, continued presence in Hawaii, is cause for great concern. If the United States is to “attain its international obligations” in Hawaii, it will necessitate formulating the roles, and impacts of foreign policy towards **preventing depravity, and correcting serious corruption and longstanding abuses of human rights**, affecting the “...people and chiefs...” of the Hawaiian Islands who are “protected persons” under the Geneva Conventions of 1949, and Hawaiian Law, promulgated during the reign of Kamehameha III (1841 -1842), Lahainaluna, Maui.

In response to John Goemens’ Essay on Rice vs, Cayetano (The Honolulu Advertiser, February 27, 2000), Steven T. Newcomb, Director of the Indigenous Law Institute, wrote on March 13, 2000, “The Justice Department memo enables us to arrive at a number of conclusions highly disturbing to the status quo. **No annexation** of the Hawaiian Islands ever legally **occurred in 1898**. The **“Territory of Hawaii” was not established in 1900**, despite congressional legislation purporting the contrary. The **Hawaiian statehood vote was a sham attempt to hide the historical illegality that began in 1893, with full U.S. complicity**. And, **the Kanaka Maoli** virtually all of whom opposed U.S. annexation, and most of whom did not become citizens of the so-called Republic of Hawaii, have never been rightfully subject to the constitution of the United States.

In 1960, the International Court of Justice (ICJ) could not support the continuation of the South African Government, as **that government had no treaty of annexation or title** to Namibia, and was found to be **administering policies of apartheid and enforcing distinctions, exclusions, restrictions, and limitations** based upon race, color, ethnicity, religion, and national origin. **The same is true in the Hawaiian Islands.**

A wide range of reports regarding Hawaii have been filed within the United Nations system, and one such report was filed by myself with the U.N. Security Council (See Doc #17) requesting advice on peacebuilding in order to prevent the **probability that the Hawaiian Islands will lapse into conflict.** It provides a detailed description of the means and ways and through what types of institutions our fundamental human rights are being violated. The request includes administrative recommendations and provides comprehensive descriptions of environments, natural resources and populations, with a view looking forward towards a peaceful transition and reformation to achieve a coexistence based on cooperation in safeguarding mutual interests.

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Since the passage of “The Apology Law” in 1993, our national group has been manipulated and entertained with deception without due respect for our “national origins”. We have waited long with **aspirations for emancipation and liberation from this condition of servitude and slavery in our own country.** I feel it is important for you, as President and Commander in Chief, to know that we have rediscovered our organic laws, and while we have participated in numerous forums on self governance, most of those initiatives were really aimed at converting and limiting our nation-state to that of an “indian tribe”.

No substantial progress has been made thus far by any Executive or Congressional body to effect “The Apology Law”, and address the many causes of the diminishing condition of our group as a whole. Mr. President, a friendly neutral power nation-state in continuity, illegally occupied under the stars and stripes for 125 years, waits in “good faith” to be liberated. It is an **issue that should no longer be avoided or hidden from the American People** to whom Her Majesty Queen Liliuokalani had plead to, in hopes that they would restore their national honor.

The Hawaiian culture and lifestyle will continue to diminish unless a STOP can be put on the callous and rampant destruction, defiling, and misuse of our national lands. A crisis of genocidal proportions exists, and it is the result of **uncontrolled exploitation, extraction, and destruction of our natural resources that are essential to our way of life.**

When is the Congress of the United States going to faithfully discharge its’ responsibilities to uphold the Constitution and Laws of the United States of America, and bring an end to the vicious corruption in government, wanton neglect and serious human rights abuses affecting our national group? Was “The Apology Law” just a semantic distortion of historical facts attempting to sanitize and justify the criminality of what has happened to the Hawaiians, while laying the groundwork for the conspiracy to rob us of our inherent rights to political independence?

“The Apology Law” did not speak of restoring honor to the United States by an act of recognition of our international status as a member of the family of nations. The “resolution” did not speak of restitution and reparations to bring relief from the wide spread hardship and untold suffering. The simple facts are that, the apology ‘resolution’ is a confession and mandate for United States reconciliation to restore its relationship in the the Hawaiian Islands on a Nation-to-Nation basis, and that the STATE OF HAWAII (a U.S. Federal corporation) has perverted Hawaiian Law, and is unlawfully enacting its own laws and enforcing U.S. Laws in the Hawaiian Islands illegally, outside of the restricted 10-mile square of Washington D.C. as stipulated by the District of Columbia Act of 1871.

During the last three presidential administrations, efforts to establish a **Native American-styled government-to-government relationship have failed, due to the divisive and sinister nature of the idea of self-government under longstanding institutions that administer and enforce policies of apartheid.** In 2015 agents of Department of Interior heard expressions of

anger that were echoed loud and clear around the world! **What happened to the Kingdom of Hawaii? Where is justice, liberty, and freedom?**

According to the last U.S. Census, nearly 300,000 members of our national group live within the Continental United States. This exodus has many root causes, and has primarily taken place **for the purpose of finding a better way of life and economic security, free from the deprivation and discrimination that has historically victimized our group.** A respected scholar and advocate for the civil and political rights of the indigenous peoples of the territories of Alaska and the Arctic, Hank Ostrosky, once said to me, **“...what you don’t need in Hawaii is a revolution, but there certainly is a need to change this revolting situation”.**

There are approximately 80,000 members of our national group who are waiting for house or agriculture lots under a longstanding U.S. Congressional 1920 rehabilitation program administered under policies of apartheid and inter-generational racial discrimination.

Institutions such as this serve as receptacles, unjustifiably there to justify our groups’ continued displacement, disparate treatment, and suppression.

In 2010, the U.S. National Park Service designated the SOH Historic Preservation Division as a “high risk grantee”. Despite reorganization **the same problems exist,** with respect to **the exploitation of our national lands and cultural resources that are the foundation of our religion, economics, and lifestyle.** **The dismantling and disruption of our communal subsistence based land tenure system and the cumulative impact of dispossession and brutal displacement of generations of Hawaiian families from their ancestral lands, is a major factor towards the cause of the epidemic of homelessness, poverty, despair and starvation that we as a group now face.**

On the morning of February 22, 2018, a large force of armed militia, hired by a resort developer entered the village complex of Waluanuiahoano, on the Island of Kauai, and forcefully removed **“indigenous Hawaiian people who never directly relinquished their claims to their inherent sovereignty as a people or over their national lands to the United States, either through their monarchy or through a plebiscite or referendum;”** as stated in United States Public Law 103-150 The Apology Bill, November 23, 1993, William J. Clinton. **This attack does not reflect the spirit of an “Apology”**

This historic complex is currently listed on the U.S. National Register of Historic Places, and includes ancient cemetery grounds, temples dedicated to refuge, healing, navigation, astronomy, religious practice, cultural economics and politics, **and it is still used today!** Your Advisory Council on Historic Preservation advocacy and efforts to protect this historic area are greatly appreciated, **but there are still hundreds of our ancestors skeletal remains and artifacts, buried beneath its driveways, concrete rubble, tennis courts and walkways.** **New agreements need to be entered into directly with the members of our group with regards to protection and preservation of our historic and traditional cultural properties, to pre-empt and prevent the continued exploitation of our cultural properties and religious habitat, which has**

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occurred under the wantonly neglectful management systems, officers, agencies, staffs and agents in charge of historic preservation, under the STATE OF HAWAII and its municipalities.

The village people at Wailua, most of whom speak our native language that I, as a child, was forbidden to hear, had spent three (3) years cleaning debris, removing invasive and noxious flora, restoring waterways and “endangered species habitat”, cleaning religious shrines and temples, and re-occupying ancestral lands before being forcefully removed. **Attacks** upon our cultural subsistence way of life are stark reminders and examples of the sinister and vicious nature of the genocide fostered since the illegal takeover of the Hawaiian Islands by American sugar planters and missionaries, and I sincerely feel that **the People of America deserve to be made aware of this situation.**

On May 11, 1854 His Majesty King Kamehameha III acceded to the “**Declaration on the Principles of Neutrality**”, to avoid the potential threat to the Kingdom of Hawaii from the Crimean War, and it is concerning and ironic that our Neutral territory Hawaiian Islands have now become the seat of war, rather than the commercial hub of the Pacific that the Hawaiian Islands were, prior to 1893. The search for solutions for peace must continue in order to prevent a catastrophic international armed conflict from erupting. The United Nations and international financial and development institutions would welcome the opportunity for Member States to support our national reconciliation process under its mandate.

International recognition of our Neutral Power Kingdom of Hawaii, and its potentially strategic role in peacemaking should be added into the global equation, as a place to provide a means to advance dialogue on the root causes and symptoms, of fundamental political, economic, social, cultural and other problems, to prevent the emergence of conflicts and diffuse the growing regional tension and threat of a nuclear war breaking out in the Pacific. **Our peace loving people would not like to be the cause of such a catastrophe. This may be the perfect time, if not the only chance, that we as one humanity may ever have, to give peace a chance. Let the healing begin, for the sake of all mankind and the future well being of Earth.**

Your Executive Order has far reaching implications towards providing our group with an “**equal footing**” and a **chance to restore our indigenous culture, identity, national unity and pride**. Its application in the Hawaiian Islands would **send a clear message to the world that the United States and its People are willing and serious with regards to taking into account the sovereignty and territorial integrity of nations as the basis to establish mutually beneficial and interdependent partnerships, rather than confrontational alliances based on corruption and human rights abuses.**

With the stroke of a pen you have created a means to **dispel the scourge of wrongful acts that prevent both of our Nation’s from becoming “great again”**. During the 1993 U.S. Senate debate on a resolution to offer an ‘apology’ to the Hawaiian People for the infamous role of the United States in supporting the illegally proclaimed ‘provisional government’, **Senator**

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Gorton (R) concluded that, “the logical consequence of this resolution would be independence.”

Enclosed are three (3) documentaries produced by an international award winning team of Abraham “Puhipau” Ahmad and Joan Lander who dedicated their lives to document Hawaii’s untold story. The productions include, **“Act of War”**, a vividly portrayed historic account of the ‘takeover’ of the Kingdom of Hawaii on January 17th, 1893. Another documentary is a factual report of the first ever in Hawaii, International **“People’s Tribunal”**, which took place before internationally accredited/qualified jurists. The third film is an inspiring reflection of **“Mauna Kea...Under Siege”**, which is the tallest mountain rising from the ocean floor and is one of our national monuments in need of protection, as it is distinguished amongst the peoples of Oceania, who before the Europeans discovered that the world was round, had circumnavigated the planet and charted the heavens.

As you endeavor in your peacemaking diplomacy, be assured that the people of the world, and especially the people of the Hawaiian Islands and other Pacific Races who live amidst the memories and residue of past wars, will be praying that you will envision pathways upon which we can all, as one humanity, become good neighbors again.

A heartsent aloha to you and your family.

Sincerely and respectfully yours,

Liko-o-kalani Martin

Cc:

U.S. Department of State, Office of the Secretary of State, Washington, D.C.;

Members of the STATE OF HAWAII CORP. Governor, and United States Congressional Delegation

United Nations
Office of the High Commissioner for Human Rights
Palais - des Nations
CH - 1211 Geneva 10, Switzerland
Attn: Secretariat of the Human Rights Committee

United Nations Headquarters
His Excellency Antonio Guterres
Secretary-General of the United Nations
405 East 42nd Street

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New York, NY 10017

In addition to: The President of the United Nations Security Council and the President of the U.N. General Assembly.

Attachment(s):

[\(VIEW ALL ATTACHED DOCUMENTS HERE\)](#)

- Four (3) Documentary CDs produced by Na Maka o Ka 'Aina, Abraham (Puhipau) Ahmad & Joan Landers- 1 - "*Mauna Kea, Temple Under Siege*"; 2 - "*Act of War, The Overthrow of the Hawaiian Nation*"; 3 - "*The Tribunal*" the proceedings of Ka Ho'okolokolonui Kanaka Maoli People's International Tribunal Hawaii 1993 (under the direction of Dr. Richard "Kekuni" Blaisdell).

- A compilation of supporting reference documents as follows
(available by downloading from the enclosed flash drive and in hard copy)
 1. DRAFT - Joint Resolution for Congress Recognizing the Kingdom of Hawaii as an Independent Nation-State Neutral Power in accordance with customary international law;
 2. U.S. Department of State (UNCLASSIFIED) MEMORANDUM FOR EXECUTIVE BRANCHES & GOVERNORS, SUBJECT: U.S. Human Rights Treaty Reports, January 20, 2010;
 3. U.S.P.L. 99-239, Compact of Free Association Act of 1986, Title III - Pacific Policy Reports, Conferencing;
 4. The Honolulu Advertiser, Sunday, March 12, 2000 - "Justice memo shows U.S. never legally annexed Hawaii";
 5. Office of Legal Counsel of the U.S. Department of Justice * 238 Legal Issues Raised by the Proposed Presidential Proclamation to Extend the Territorial Sea (esp. Pages 9-11) ;
 6. A Rope of Sand: A Documentary History of the Joint Resolution to Annex Hawaii, by Williamson Chang, Professor of Law, University of Hawaii at Manoa, William S. Richardson School of Law;
 7. Inuit Self-Determination is External Jurisdiction, October 14, 1993, Pt. Barrow Alaska, by Charles Edwardson, Jr. (References to Hawaii on pages, 1 -17, fv 20-22, 25-28, 31-34, 39-43, 48-64, 66-70, 76, 80-81, 93-99, 102-103, 104-109;
 8. IN THE COURT & SUIT OF THE SOVEREIGN, to: International Court of Justice- Legal Consequences for States of the Continued Presence of South Africa in Namibia (South-West Africa) Notwithstanding Security Council Resolution 276 (1970);
 9. United Nations Resolution 1514, (Publication) Dec. 1985 No. 26 - United Nations Department of Political Affairs, Trusteeship and Decolonization;
 10. Petition in Complaint Against the United States for Violations of the United Nations Convention on the Prevention and Punishment of the Crime of Genocide;
 11. U.S. President Grover Cleveland's Message to Congress 18 JAN 1893;
 12. Executive Agreement, Pres. Grover Cleveland - Queen Liliuokalani;

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13. Official Hawaiian Legation, Letter of Protest to Annexation, filed at the U.S. Department of State on June 17, 1897, by her late Majesty Queen Liliuokalani;
 14. Congressional Record - Proceedings and Debates of the 103rd Congress, First Session - Vol 139 Washington, Wednesday, October 27 1993 - No. 147 U.S. Senate Debate on U.S. Apology on the 100th Anniversary of the Overthrow of the Hawaiian Kingdom ;
 15. Apology Bill - U.S. PUBLIC LAW , 103-150, Nov. 23, 1993, Pres. W. J. Clinton;
 16. United States - Hawaii, Treaty of Friendship. Commerce. and Navigation of August 19, 1850, Other International Treaties;
 17. United Nations Security Council, 8 JULY 2017, Request for Advice on Peacebuilding in Hawaii (in four (4) parts-Letter to Security Council, Attachment A- Policies of Apartheid, Attachment B- Recommendations aimed at Prevention and Mitigation of Deficiencies in the United States Administration within the Occupied Territory of Hawaii, Attachment C- ...Promoting and Preserving Peace);
 18. Application of the International Criminal Court (ICC), United Nations Publication RC/11 - Official Records of the Assembly of States Parties to the Rome Statute of the International Criminal Court, "Elements of Crimes" adopted at the 2010 Review Conference (31 May - 11 June 2010);
 19. LEXSEE 7 ST, THOMAS L. REV. 723 © 1995, Summer, 1995, Length: 15093 words, Restoration of the Independent Nation-State of Hawaii under International Law, by Prof. Francis Anthony Boyle, University of Illinois College of Law;
 20. Nuremberg Trials Final Report Appendix D: Control Council Law No. 10 - PUNISHMENT OF PERSONS GUILTY OF WAR CRIMES, CRIMES AGAINST PEACE AND AGAINST HUMANITY (Definitions);
 21. United Nations CCPR/c/usa/co/4 - 21 April 2014 - Concluding observations on the fourth periodic report of the United States of America on Human Rights;
 22. Introduction to the Verdict of the International People's Tribunal - Hawaii, August 1993;
 23. Partial Inventory of Lands to which U.S. Executive Order, 17 DEC. 2018, Pres. D. Trump, applies: (1) Land Division - Act of Kamehameha III - 6 JUNE 1848, Crown and Government Lands; (2) Audited Warranty Deed - Additional Inventoried Lands of the Chiefs contained in United States of America Grant 347; Surveyed 25 Aug 1848, (Lands held under the Laws of Joint Tenancy by the Kanaka Hui of Ko Ke Au Puni and Manini - Lands for the Chiefs and Tenants - a separate jurisdiction from those lands under the Act of Kamehameha III, 6 JUNE 1848);
 24. IN THE [Supreme Court] U S -27-FEB-2009, Filing of David-Wynn Miller, PLENIPOTENTIARY-JUDGE,:AMBASSADOR, POSTMASTER MILWAUKEE WISCONSIN 53218,email:DWMLAWPRO@AOL.COM- WWW.DWMLC.COM SYNTAX. Prosecution of Human Rights violations and corruption under U.S. Statutes, Civil Conspiracies, Fraud by Confession, Deprivation of Rights, RECO, current application and historic events of the 1893 takeover of Hawaii.
- Territory of Hawaii Certificate of live birth of Liko-o-kalani Martin, aka Henry F. Martin Jr., a Part-Hawaiian, DOB October 25, 1945, Oahu, District of Aiea, in the Hawaiian Islands.

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