

October 25, 2015

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United States Department of Interior
Office of the Secretary, Sally Jewell
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Subject: Notification of filing a **Petition in Complaint before the United Nations, Against the United States for violating the United Nations Convention on the Prevention and punishment of the Crimes of Genocide (U.S. Signatory 1986, codified in U.S. As “The Proxmire Act”, President Ronald Reagan, Nov, 4, 1988**

Honorable Secretary Sally Jewell,

Please find the attached, **Petition in Complaint Against the United States for Violations of the United Nations Convention of the Prevention and Punishment of the Crime of Genocide**, forwarded for the purpose of assisting the Executive branch of the United States Government in fulfilling the mandates articulated under U.S.P.L. 99-239, Compact of Free Association Act of 1986, Title III-Pacific Policy Reports, Sec. 301, 302, 303, as pertaining to the *“formulation and conduct of foreign and domestic policy, to the detriment of both the attainment of the objectives of Federal policy in the non-contiguous Pacific areas”*, and the imposition of *“inappropriate standards on non-contiguous Pacific areas because of their unique circumstances and needs; in providing [adequate] organizational arrangements for liaison with {and providing assistance} to the insular area”*.

The guidelines in Title III of U.S.P.L. 99-239, include **consultation with the Secretary of State, and submission of reports to the Congress and the President, defining Pacific area policy, together with recommendations as may be necessary to accomplish the objectives of such policy**, with respect to *“impacts”, “applicability of standards”*; and any modifications which may be necessary to achieve the intent of such laws, regulations, and programs consistent with the *“unique character of the non-contiguous Pacific areas;”*; along with the *“effectiveness of the Federal executive organizational arrangements for providing liaison, (302-B) coordinating Federal actions, (302-C) achieving the objective of Federal policy, and ensuring that the Congress receives the information necessary to discharge its responsibilities; ; “SEC. 302(A) and (SEC. 302(4) actions which may be needed to facilitate the economic and social health and development of the noncontiguous Pacific area, consistent with **their self-determined objectives.***

May I draw your attention to the Attachment (1) portion of the Petition in Complaint, as it specifically addresses (U.S.) Federal Register, Vol. 79, No. 119, Friday June 20, 2014-DEPARTMENT OF THE INTERIOR, Office of the Secretary, 43 CFR Part 50, (145DO102DM DS61400000 DLSN00000.000000 DX.61401) RIN 1090-AB05 Procedures for Reestablishing a Government-to-

Government Relationship with the Native Hawaiian Community, AGENCY; Office of the Secretary, Department of the Interior, ACTION: Advance notice of proposed rule making; solicitation of comments. My **comments were submitted** in a timely manner, **for the purpose of preventing an act which I personally regard as a violation of “*The Proxmire Act*”, U.S.P.L. 100-606, Nov. 4, 1988, Pres. Ronald Reagan, 18 USC 1091 Chapter 50A-GENOCIDE**, as the proposal in the Federal Register **incite the commission of a crime of political genocide.**

As you may not be aware of the nature of the Human Rights Treaty obligations, and the lawful, and administrative, deficiencies in the status under international law of the Corporation STATE OF HAWAII (SOH), and the U.S. Congressional *Hawaiian Homes Act of 1920/1921, as amended*, which is **administered under policies of apartheid, servitude, and discrimination**, I wish to call your attention to United States Department of State **UNCLASSIFIED MEMORANDUM FOR EXECUTIVE BRANCH AGENCIES**, FROM: Harold Hongju Koh, Legal Advisor, U.S. Department of State, SUBJECT: U.S. Human Rights Treaty Reports, dated January 20, 2010, which contains **information on several human rights treaties to which the United States is party, and which are implemented through existing laws at all levels of government (federal, state, insular, and local).**

The United Nations committees have expressed interest in confirming that the existence and substance of these treaties is made known throughout the territory of the United States, and did expressly urge the United States to “*make government officials, the judiciary, federal and state law enforcement officials, teachers, social workers the public in general aware about the responsibilities of the State party under the Convention*”.

Respectfully Yours,

_____,
Liko-o-kalani Martin

(Date)

Native Inhabitant of Hawaii

Cc:

High Commissioner for Human Rights, Geneva

United Nations, Secretary-General & President of the General Assembly

U.S. Secretary of State

U.S. Congress, Senate Committee on Foreign Affairs

U.S. [STATE OF HAWAII] – Governor & (SOH) U.S. Congressional Delegation

Leon Siu