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EW Centre

FEDERAL GOVERNOR:
CITIZENS FOR JUSTICE CENTER 085 - 1
QUEUE OF PUBLIC LAW S421 DOMAIN

1999 DEC -7 PM 2:57

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M. CHUNG
CLERK
EX OFFICIO

ITS FEDERAL ATTORNEY IN FACTS
CR. (X)PLTF; Paul Joel Mattes

IN THE CIRCUIT COURT OF THE FIRST CIRCUIT OF
THE FOURTH JUDICIAL DIVISION
DE - FACTO STATE OF HAWAI'I
EFFACE KINGDOM OF HAWAI'I

CITIZENS FOR JUSTICE CENTER ;)	CR. NO. <u>98 - 109 K</u>
FOURTH JUDICIAL DIVISION OF)	
THE CIRCUIT COURTS; HONORABLE)	(Special Proceedings)
GOVERNOR; Paul Joel Mattes ;)	(Police Report No. 99 - 383998
IN ITS Sovereign Territory of)	; Criminal Contempt of Court ;
the Kingdom of Hawai'i; ET.,)	PROCEEDINGS , AND PROCEDURES ;
AL ..)	HAWAI'I REVISED STATUTES S485 -
Plaintiff(S) ,)	25 A (1-7) ; S710 - 1077)
Vs.)	(OBSTRUCTION OF JUSTICE AND ,
UNUNITED STATES OF AMERICA AND)	FAILURE TO BE HELD ACCOUNTABLE
POSSESSIONS , AND TERRITORIAL)	FOR AN ACT OF WAR ; PROPERTY
BORDERS; DEPARTMENT OF JUSTICE;)	INFRINGMENT AND ENDANGERING
DEPARTMENT OF THE INTERIOR;)	THE INHABITANTS OF THE INDIGEN-
ATTORNEY GENERAL; Janette Reno)	OUS AND UNINDIGENOUS CITIZENS TH-
; Bruce Babbitt; John Berry;)	AT INHABIT THE HAWAIIAN ISLANDS;
Mark Van Norman; OFFICE OF)	SUPPRESSING EVIDENCE; TAXES THAT
TRIBAL JUSTICE; JOHN DOES 1-10)	BY AN FOREIGN COUNTRY ARE DIFFER-
; JANE DOES 1-10; DOE PARTNER-)	ENT; ALLOWING EVIDENCE TO BE SUPRE-
SHIPS 1-10; DOE CORPORATIONS)	SSED IN *AMERICAN SCHOOLS; THE
1-10; DOE ENTITIES 1-10 ; DOE)	APOLOGY BILL PUBLIC LAW 103-150;
GOVERNMENTAL UNITS 1-10 ,)	AND CONSTITUTIONAL RIGHT TO SELF
Defendant(S) .)	DETERMINATION WITHOUT INTERFER-
Vs.)	ENCE SEEING THIS IS A PEOPLES
DE - FACTO STATE OF HAWAI'I,)	GOVERNMENT OF AN FOR WE THE PEOPLE
ET .. AL ..)	NOT JUST THE EMPLOYEE ALTHOUGH A
Defendant(S) .)	CITIZEN: OR HAWAIIAN SUBJECT VOTER)
	(RESTORATION OF THE KINGDOM OF ,
	HAWAI'I, RECONCILATION AND THE ESC-
	HEAT OF THE LANDS H.R.S. S501-155,;
	666 - 1; H.B. 1628 ACT 350, SEC. 39; 421)

SUBPOENAS SERVED DEFAULTS ARE WITH CONTEMPT OF THE COURT
RESTITUTION AND FULL ACKNOWLEDGEMENT FOR LAND FRAUDS ETC.

I do hereby certify that the foregoing is
a true copy of the original.

M. Chung
Ex officio Clerk

IN THE DISTRICT COURT OF THE FOURTH CIRCUIT OF
HONOLULU DIVISION
KINGDOM OF HAWAI'I

CITIZENS FOR JUSTICE CENTER)
HONORABLE GOVERNOR ; Paul)
Joel Mattes ; Kingdom of)
Hawai'i , the Sovereign)
Country of its own Lands)
As a Nation of Cultural)
Inhabitants;Governmental)
Entities 1 - 10 ,)

Plaintiff(S) ,)

Vs.)

UNUNITED STATES OF AMERICA,)
POSSESSIONS , AND TERRITOR-)
IAL BORDERS; DEPARTMENT OF)
JUSTICE; DEPARTMENT OF THE)
INTERIOR; ATTORNEY GENERAL ;)
OFFICE OF TRIBAL JUSTICE ;)
Janette Reno ; Bruce Babbitt)
; John Berry ; Mark Van Nor-)
man ; JOHN DOES 1 - 10 ;)
JANE DOES 1 - 10 ; DOE PART-)
NERSHIPS 1 - 10 ; DOE CORPO-)
RATIONS 1 - 10 ; DOE ENTITI-)
ES 1 - 10 ; DOE GOVERNMENT-)
AL UNITS 1 - 10 ,)

Defendant(S) ,)

Vs.)

DE - FACTO STATE OF HAWAI'I,)
Defendant(S))

CR. NO. 98 - 109 - K

(Special Proceedings)

(Police Reports No. 99 - 383
998) 604 . 10 . 5 HARASSMENT
BY GOVERNMENTAL AGENCIES AND
INEPTNESS AND COMLACENCY TO
ACKNOWLEDGE THERE WRONGS AND
TO WHOM THEY ARE BEHOLDING TOO;

(MOTION TO RESTRAIN ORDER)

OPPOSITION OF PLAINTIFF(S) BEING
UNDER HAWAI'I REVISED STATUTES AS
§710 - 1010 AS THE AGENCY OF THE
HAWAIIAN KINGDOM OR AS IN THE
Sovereigness of the Kingdom of
Hawai'i , under the Territory
of the Hawaiian Islands.

CHARGES OF 59 B 3 MISREPRESENTA-
TION OF THE LANDS; THE COURTS ;
37 CIVIL RULES OF THE COURT IN
INTERROGATORIES : 45 SUBPOENAS;
55 IN DEFAULT OF FEDERAL COURT
JAN. 13 , 1999 ; MAY 4, 1998 ;
NOV. 5 , 1999 ; BY DISTRICT AS
IN THE FOURTH JUDICIAL DIVISION
COMMON LAW COURT OF THE PEOPLE;

MEMORANDUM; AFFIDAVIT ; CERTIF-
IFICATE OF SERVICE; COMPLAINT ;
SUMMONS ; EXHIBITS " A "

DATE : DECEMBER 10 , 1999

TIME : 9:00 AM. TO 3:00PM.

JUDGE: GOVERNOR MATTES

PLAINTIFF(S) CHARGE DEFENDANT(S) WITH INFRINGEMENT
HARASSMENT 604.10.5 AND UNCONSTITUTIONAL BEHAVIOR
BREACH OF LAND TRUST AND THE TREATY OF 1849 ETC .
PLAINTIFF(S) MEMORANDUM IN SUPPORT OF THIS ACTION

PLAINTIFF(S) MEMORANDUM IN SUPPORT OF THIS ACTION
AND IN A SUMMONS AND COMPLAINT WERE SUBPOENAS HAD
ALREADY BEEN SERVED ON THE DE - FACTO STATE OF AS
HAWAI'I AND THE CITY AND COUNTY AND COUNTY OF AS
THE FULL ADMINISTRATION AND THE APPOINTED JUDGES
DEPARTMENT OF JUSTICE, SUPREME COURT AND ALL GOV-
ERNMENTAL AGENCIES AND THE ELECTIONS AGENCY FROM
THE LEGAL GOVERNOR OF THE KINGDOM OF HAWAI'I (.)

NOW , Comes the Citizens For Justice Center and the Fourth Judicial Division of the Circuit Courts under filing in all pertinent Courts , agencies and administrative offices as the Governing agency under HAWAI'I REVISED STATUTES §710 - 1010 , by law.

WHEREAS under the name of the Honorable Governor by the Voters in the election process of 1998 , by the name of Paul Joel Mattes. As in being the Chief executive and first Marshal of the Kingdom of Hawai'i under the above.

WHEREAS in support of this Memorandum is the knowledge that under the Corporation of Hawaiian Puka Shell , Inc. Since 1973 on or around until the year of 1993 , the executive officers DBA, affiliates and community to whom relations and concerns of dealing in business with , had no knowledge of any past or curroption that took place on these islands as to any over th- row of any prior Government. In an event in doing business upon the year of 1993 , I was Harassed that my store was smoke bombed broken windows , and told it will be out of business. It is with knowledge of this time of Contract Frauds , Land frauds and a silence that Costs business revenues because of misconduct of the UNITED STATES OF AMERICA and its involvment into a Country

that had Political Corruption and deception to be Honorable with the intentions of Honoring past Treaties with the International Countries, International Courts and obviously as in taking a Bully Pulpit to a Politic strikings upon another Country as a Hostage to attorney's that became power hungry , for land , and decetions upon the banking industry on others that came to these lands , to steal , pillage, harass , take , and then use the Political strenght to use voters to get into a tax area after 40 years of deception and looking into the takings of Pearl Harbor for strategic places in the Pacific.

Under the Hospice of the treaty and the International Countries, America had the 1849 knowledge and was accomplishing all its goals as did Britain and other Countries.

WHEREAS to prevent any wars as a protectorite of the Islands , this is understandable for promotional reasons with balance to international trade. Which in turn America had that during all the years to 1893 and the Over throw. Upon the year of the Plebisite of 1898 , as to 40,000 Cultural Indigenous and Unindigenous persons protesting the take over and a president that told others to give back what was wrong in its annexation and in the taking of the lands , it was attorney's that caused the main problems to happen and it is the self determination of the Cultural Citizens by Voters or by Unindigenous or Indigenous that make the difference at this time.

WHEREAS undue hardship was done to families that have past away waiting for home lands, money owed, reperations for the wrongs that were done and they from all Islands have traveled to

to present UNUNITED STATES OF AMERICA UNDER SEN. BILL AND CONG. AND THE EXECUTIVE ORDER OF 13080 SIGNED DURING 1997. Which did enable the Country to go through the United Nations to become now the tapping of the once United states, to a defusing of our forces and making Nato Forces to assert the One World Order.

WHEREAS under the extremes of knowledge and the meaning of families as mine I have lost my business from a political failure that caused a hardship because of the listings in the above paragraphs that have threatened the lively hoods of Tax payer's for years without knowledge of the threat of what was behind it all , (CEDED LANDS) , Political Power and the Over throw of a Sovereign Land of Citizens that wanted NO WAR , only wanted to have its people safe from intimidation and the insubordination of a power that went astray as listed in the makings of Public Law 103 - 150 , which I was appalled when I read this and had entered into this past election and charged the DE - FACTO STATE OF HAWAI'I for property land frauds , and Promoting discontent with its people even though it provided as a figurehead for the umbrella and then becoming a trust into the relationships with the Hawaiian Cultural inhabitants, providing but staying at bay from true correction to the needs of the Hawaiian Communities, all over the Islands. Which in turn had hard community feelings for Americans , and Business's ran by what is or was at times considered outsider's.

THEREFORE , AMERICA MISREPRESENTED ITS DEALINGS WITH DECEPTION , USING VOTERS TO VOTE ITS POLICAL PARTY INTO DEMOGRAPHICS OF FAMILIES AND NOT STAYING TO THE GOVERNMENT OF WE THE PEO-

PLE AND WHAT CONSTITUTIONAL RIGHTS ARE TO THE INHERITANCE OF THE SUCCESSORS OF THE ISLANDS AS THE INDIGENOUS AND THE UNINDIGENOUS CULTURAL INHABITENCE BY NATURE AND TO ITS GOVERNMENTAL ORIGINAL PROCESS OF THE HAWAIIAN GOVERNMENT.

In as much as business were harmed , land deals gone bad and the much needed support for the Hawaiians was suppressed BY A POLITICAL disonnected party in Congress and the Senate even though ambassadors were sent. It took years to get these events straightened out.

During 1964 , to 1967 the Public Lands books relates to many properties and sales of unneeded military lands given back to the STATE OF HAWAI'I , there are other passages that relate that the State of Hawai'i does not get the lands back, as in relating to the lands trust. Under multipal Subpoenas and court dates the administration from the Mayor and the Council and Council and the State and its administration, have been dishonest with the people of these Islands, placing the administration after court hearings and NO APPEARANCES IN FULL CONTEMPT OF THE COURT AND THE GOVERNOR OF THE TERRITORY OF THE KINGDOM OF HAWAI'I.

THEREFORE in my testamony to this memorandum I am charging CONGRESS AND THE SENATE with wrongful discrimination and deception upon a Country even though as a protectorite, but to damage others for profite , intimidate and harass , the Culture that loved for their lands as a mother to its Child, this I condone, I have served in the Military proudly and protected the right to which I was born to be a free Nation and Loving person under the Oath to the 3 high bredes of Life, Liberty and

the persuit of happyness and these cultural persons have died waiting to get back what was there right to develope , own in time , work , and be as harmonious to each other , although there were hardships, but there is a treaty a treaty that protects the right of the successors and the people of this Culture and as an American I vowed to protect and Defend to the best of my ability while I am with the strenghts that give harmony to a growing tree.

IT IS WITH deception that caused my family a busin-
ess hardship not the strenghts that I assert within my own abil-
ity to govern my self. It was co-conspiritors here today , that
caused hardship to my family , in the Court system and the Po-
lice under a Constitutional Oath to protect Citizens that our
community protection program with the Chief of Police has gone
astray on its own Citizens in its own lands in its Cultural r-
ight to self determination of the successors , signed and in the
Treaty that I as an American Citizen had others sign before me
for me today, and my prior heirs and the future cultural heirs
and successors that will evail in this protectorit of the people
by the people and for the people and " NO ONE POLITICAL POWER "
group , party can sell the protection of our people out as this
administration did , not just in Hawai'i , but in the District
of columbia in Washington D.C. and to whom you are here today
to reconcile , books, money, dates, times, places, lands, and
to perform according to what the treaty states and to the full
sucessors to these lands, and to my Corporation and my family
my fellow Citizens and to all that have mercyfully faught for

the right of self determination without infringement.

THEREFORE , under subpoena all ceded lands need an inventory and to registered and payments to be brought up to date immediately. Nomatter what was , now this is what the Court demands as in an immediate accouting and booking.

THEREFORE , the administration under the leadership of the parties named in these Contempts are seperated from any further continuence after the next 6 months to administer and correct what was asked for from the Legal Governor and the Courts and the Office of Hawaiian Affairs.

THEREFORE , in self determination , it is with the knowledge that the Postmaster general was served papers for a stamp to be forth coming in the name of the Kingdom of Hawai'i and in the Country as the Nation of Hawai'i Internationally and in Domestic. It is also a blanket coverage for all Citizens for Health and Dental under a providers card calling itself proudly named to protect the people that were deceived for there lands, and a family protectorit card for the youth and strengh to endure the lively hoods of those taken by the system. In the lands there must be developement for the MIDDLE OR LESS FORTUNIT THAT 2 THIRDS OF THE MORTGAGE WILL BE PAID, AND MONEY WILL BE MATCHED IN THERE OWN BANKING SYSTEM THAT CANNOT BE INFRINGED ON BY DECEPTION OR AS TO WHAT TOOK PLACE IN MY BUSINESS STOCKHOLDERS FRAUDULENTLY USING INSIDERS TO THEFT ACCOUNTS AND NOT SHOW IN COURT UNDER SUMMONS AS IN DEFAULTING IN FIRST HAWAIIAN BANK AND THERE AFFILIATE FINANCE FACTORS, LTD. AND GRAND PACIFIC LIFE INSURANCE, LTD. FOR CONTRACT FRAUD AND DECEPTION OF TRADE AND NO LEGAL ESCROW AND REALTORS FRAUD.

WHEREAS it is my fight as well as others but in this reconciliation process it cannot and will not be a disaster for negotiations for forstall time. It will be present and with all due concerns to allowing performance to take its place in a community for every Island , and be with greater concern then what was to Congress and to the Senate to sell out Americans to foreign concerns to then come back and destroy what we the people are living and loving to protect in family, business, technical industry , and the preservation of life to the name as the successors and the trusties in the next generations to come, I will be there, you will be at my side, my door is open and cannot be closed to the self determination of the sensitivity of the reasoning behind why we are hear today. It is becasue the American Government and Political Strenghts were Deceptive, but this is changed, and a wrong must be righted.

THEREFORE UNDER ADMINISTRATIVE PERFORMANCE OF THESE TO WHOM COME IN CONTACT WITH THIS DOCUMENT AND THE OTHERS THAT ARE AT THE LEGISLATURE WITH THE RESTORATION OF THE KINGDOM OF HAWAI'I AND THE KNOWLEDGE THAT THIS LAND WAS NEVER CONCORD IT WAS JUST WITH AN INTERUM GOVERNMENT , AND THE ELEMENTS OF DECEPTION. NOT ALL BUT TO WHOM THESE SUBPOENAS HAVE REACHED HAVE BEEN IN CONTEMPT OF THE COURT OR WITH THE KNOWLEDGE TO DO HARM TO OTHERS FOR PROFIT. IT IS AT THIS TIME , YOU HAVE THE KNOWLEDGE AND WE MUST PROVIDE AND ANSWER TO THE SUCCESSORS BEFORE US AND YOU , AND I.

UNDER THE GRANTED RULES OF CIVIL AND CRIMINAL PROCEDURE

THE CONG. AND THE SEN. HAVE BEEN CHARGED AS A PIRATE IN A MILITARY COURT. AS IN HAVING THE KNOWLEDGE OF THEFT , AND LAND CORRUPTION THIS RESTRAINING ORDER AND UNDER RULES OF 60, 61, 62 OF THE FIRST CIRCUIT COURT AND THIS WRITTEN EXPARTE OF THE GOVERNOR , I AM PUTTING FORWARD THIS WRITTEN ORDER TO COMMENCE A COMPLET IN-VENTORY AND LAND NEGOTIATIONS AND TO ALL ISLANDS TO HAVE THE WORKING KNOWLEDGE THAT RESTORATION IS RESTORED, AND THE SUCCESSORS WILL BE ABLE TO PICK UP A FORM AND FOR SOCIAL AMOUNTS AND HEALTH CARE BE ABLE TO HAVE FAMILIES TAKEN CARE OF UNDER AN EMBRELLA TO RECONCICLE DIFFERENCES FOR ALL THESE YEARS PLUS NUMMEROUSE OTHER NEGOTIATIONS WHICH WILL ENABLE THE INDIGENOUS AND THE UN-INDIGENOUS TO BENIFIT FROM THESE MEETINGS AND WHAT IS TO MATURE IN THE SHORT FUTURE. IT IS ALSO WITH KNOWLEDGE THAT THE SUPREME COURT OF AMERICA MAY BE HANDLING A CASE. SINCE THAT IS BY OPINION AND WE ARE DEALING WITH FACTS AND ON THE TABLE KNOWLEDGE, WE ARE AND MUST NOT BE IDLE TO KNOWLEDGE. SEEING THE SUPREME COURT OF AN UNUNITED STATES WAS NOT HERE TO RUN FOR OFFICE. IT IS IN VOTERS JURISDICTION UNDER THE RESTORATION OF THE KINGDOM OF HAWAI'I. AS FOR A PROTECTORIT OF THE ISLANDS, YES BY ALL MEANS, AS IN TAX VENUES THAT WILL BE CHANGED AS WAS DONE ALREADY WITH THE I.R.S.

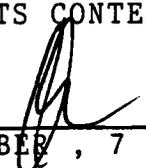
THEREFORE THE FOURTH CIRCUIT COURT UNDER THE GOVERNOR OF THE LARGEST UNION OF THE LANDS IS THE PEOPLE, AND AS IN ONE THE CITIZENS FOR JUSTICE CENTER UNDER 085 - 1 REPRESENTES TO YOU THIS ORDER AND NOT JUST ALLEGES ITS HAPPENINGS, BUT FACTUALLY AND WITH ALL SINCERETY WILL RECONCILE ALL INDIFFERENCES, UNDER THIS RESTRAIN-ING ORDER FROM ANY FURTHER GOVERNMENT NOT DOING WHAT THE PEOPLES CONCERNS ARE OR YOUR FIRED , CUT AND DRY.

THE Court rests its Memorandum with the intentions of the readers that acknowledge others and will perform to the peoples concerns and reconcilable indifferences for all these past years, period, no further explanations , THANK YOU .

DATED: KINGDOM OF HAWAI'I , OAHU, HONOLULU , DEC. 7 , 1999.


CITIZENS FOR JUSTICE CENTER 085-1
FOURTH JUDICIAL CIRCUIT OF THE COURT
ACT 359 , ACT 351 , ACT 360, ACT 340,
ACT 200 , H.B. 1628 , ACT 350 SEC.39
HAWAI'I REVISED STATUTES AS §710 - 1010
§70.1(1), : §70.3(3), ; H.R.S.§421.

APPROVED TO ITS FORM
AND ITS CONTENT



DECEMBER , 7 , 1999.



CLERK OF THE COURT 085 - 1