

Nalco Hawaii

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November 8, 1999

TESTIMONY OF

Dr. Solomon D.K. Nalua'I, M.D. (Ret.)
Honolulu, Hawaii, December 10-11, 1999

U.S. Hawaii Public Hearings
Panel on Reconciliation
U.S. Senate-Joint Resolution 19
U.S. Public Law 103-150

Mr. John Berry, U.S. Department of the Interior
Mr. Mark Van Norman, U.S. Department of Justice
U.S. Hawaii Reconciliation Panel Members
Ladies and Gentlemen:

INTRODUCTION

1. Aloha Mai, I'm Dr. Solomon D.K. Nalua'I, M.D. (Retired)
2. Although I am a duly elected delegate from the Kane'ohe District, Moku Ko'olaupoko, of the 1999 Native Hawaiian Convention, and I Chair its Government Committee,
3. However, I give testimony this day, not as an elected delegate of that distinguished body representing our Hawaiian People for Self-Determination and Self-Governance,
4. Instead, I address the concerns of my own immediate family of eight (8) grown children and my grandchildren, numbering twenty six (26) members,
5. As well as my own extended family, from my twelve (12) living siblings, and all of our grown children, grandchildren and great-grandchildren, with our combined "Nalua'I Ohana" numbering one hundred forty two (142),

RECONCILIATION ISSUES

1. Although We acknowledge all your U.S. domestic reconciliation efforts, and its subsequent financial aid and assistance programs, through all available resources from your Government to our Government, and
2. Although We acknowledge and accept your apology of all the wrongs, injuries and injustices committed by your Government against our Government and all of its Citizen Nationals, and
3. Although this reconciliation effort and its accompanying apology comes by and through a "Domestic Act" of your Governments Senate-Joint Resolution 19; U.S. Public Law 103-150, and

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RECONCILIATION ISSUES (Con't)

4. Although, as agents of your Governments U.S. Department of the Interior and Justice, you represent only the initial domestic repairs of all the aforesaid wrongs, injuries and injustices committed by your Government upon our Government,

STATEMENT OF RIGHTS AND CLAIMS RESERVED

1. Therefore, our acknowledgements and acceptance of your Governments apology, and all its domestic reconciliation efforts, through financial aid and assistance programs, does not in any way, waive any of our rights and claims our Government and its Citizen Nationals make against your Government, and
2. We make it adamantly clear, that We Reserve all our National Rights and Claims to Reconvene our Government Body Politic, and to Restore our Governments Political Status, declared on November 28, 1843, when admitted into the Family of Nations by Great Britain and Ireland and France; said Reclamation and Restoration Process made by and through;
 - a. Negotiations with your Chief Executive, or its representative agent of U.S. Department of State;
 - b. Resolve the issues of U.S. Violations of the five (5) Lawful Treaties made and agreed between your Government and our Government, so innumerated;
 - 1) 1826 Treaty: Peace; Friendship; Commerce.
 - 2) 1849 Treaty: Peace; Amity; Friendship; Commerce; Navigation.
 - 3) 1875 Treaty: Friendly Relations; Reciprocity; Free of Duty.
 - 4) 1878 Treaty: Universal Postal Union; Convention Agreement between Hawaii and U.S.A. and fifty three (53) other Countries, fifty five (55) Countries in total.
 - 5) 1884 Treaty: Agreement to extend the 1875 Reciprocity Treaty; with the added exclusive entry of U.S. National Vessels into our Harbor of Pearl River, for Coaling and Repair Station.
 - c. Resolve the issues of U.S. Violations of International Law committed by your Government when it violated the above Treaties, lawfully agreed and binding upon your Government, when it contracted with our Government;

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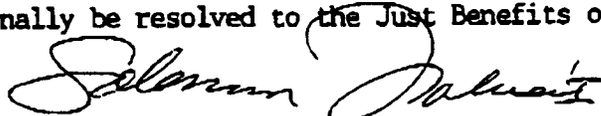
STATEMENT OF RIGHTS AND CLAIMS RESERVED (Con't)

- d. Have all these major issues of U.S. Governments Violations of Codes and International Laws brought and filed before the International Tribunal for Arbitration and Resolution, in our lawful favor;
- e. Obtain Full and Just Restoration of our Governments Independent Political Status, recognized among the fifty five (55) World Nations with whom our Government established good and lawful treaties; prior to the unlawful Overthrow of our Government in 1893, and its subsequent illegal Annexation of our Nation in 1898, through yet another "Domestic Act" of your Governments Senate-Joint Resolution 55, the "Newlands Joint Resolution",
- f. Obtain a Full and Complete Transitional Withdrawal of your U.S. Government from the Dominion, and its Domains of our Governments Territorial Lands, Seas and Airspace Jurisdictions.

CONCLUSION

As "Domestic Agents" of your Government, I pray you take back, in earnest and lawful report, this most important and serious message to your Chief Executive and Department of State, of the Executive Branch of your Government Body Politic, so that these long neglected issues of National Rights and Claims of our Government can finally be resolved to the Just Benefits of our Citizen Nationals.

Mahalo A Nui Loa,



Dr. Solomon D.K. Nalua'I, M.D. (Retired)
 The "Nalua'I Ohana", and

Elected Delegate, Kane'ohe District, Moku Ko'olaupoko
 Chair, Government Committee, 1999 Native Hawaiian Convention

cc: U.S. President William Clinton
 U.S. Secretary of State Madeline Albright
 U.S. Senator Daniel Inouye
 U.S. Senator Daniel Akaka
 U.S. Representative Patsy Mink
 U.S. Representative Neil Abrocrombie
 Hawaii State Governor Benjamin Cayetano
 Chair, Department of Hawaiian Home Lands
 Chair, Office of Hawaiian Affairs
 Chair, 1999 Native Hawaiian Convention