

cc: jms.

Pilialoha K. Teves, private kuleana
c/o: POB 1363
Wailuku, Maui, Hawaii

FILED IN THE
UNITED STATES DISTRICT COURT
DISTRICT OF HAWAII

OCT 02 2009

at 12 o'clock and 02 min. P.M.
SUE BEITIA, CLERK

ORIGINAL

Restricted Appearance

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF HAWAII

IN THE MATTER OF THE SEARCH OF:) ~~09-245-LEK/09-0102 JMS-KSC~~ ^{LEK}

Hawaii National Bank accounts) (do NOT tamper with)

Owned by private trust,)

AND SEIZURE OF:) MOTION FOR DETERMINATION OF

Hawaii National Bank,) OF FOREIGN LAW, MEMORANDUM

Trust accounts 15119424, 1501007653) OF LAW IN SUPPORT; EXHIBIT

Privately owned trusts,) A RESTATEMENT OF RECORD;

And of \$4,200.00 plus change,) PROOF OF SERVICE.

in private trusts for beneficiary) DO NOT FILE HLF/HKHA

and trustee, Pilialoha K. Teves,) OR HOY DOCUMENTS IN THIS

and Kaikaikaokalani Teves,) FILE.

all of \$4,200.00 plus change from)

two private trust accounts and not)

as alleged.)

Respondents.)

The Respondents herein named, avers:

MOTION FOR DETERMINATION OF FOREIGN LAW, MEMORANDUM IN SUPPORT, EXHIBIT A
RESTATEMENT OF RECORD; PROOF OF SERVICE.

COMES NOW RESPONDENTS (*in rem* "Property"), without waiver whatsoever of process, through their/its undersigned authorized representatives, the owners of said Property ("Owners"), by Respondents Pilialoha K. Teves, private ilina a kahuwaiwai Maoli WITHOUT WAIVER OF NOTICE OR DUE PROCESS, files the above entitled document pursuant to FRCP rule 44.1 and hereby recalls

standing under ratified Treaty and recalls Probate Statutes of 1850, 1859 and such positive and fundamental laws of origin governing the Royal Patented Estates of ko Hawaii pae aina with the legal rights of Maoli and foreigners respective thereto.

The respondents request this interested Tribunal to provide it's determination of Foreign Law of another Jurisdiction, namely that of ko Hawaii pae aina as authorized for the said Tribunal under FRCP Rule 44.1.

INTRODUCTON:

The U.S. Government has assumed that it has jurisdiction over the private and private personal properties of the respondents held in irrevocable trust in this matter.

The U.S. Government alleges that sometime before April 7, 2009 the respondent, and respondents properties were used in and played a part in an alleged "marketed mortgage loan-assistance program", to date is not plausible or even possible by manufactured standards. The source of credit and income used within the illegal state of Hawaii, Inc. is derived from the source assets located within the open bonded probates of the Maoli ancestors and original patentees located within the original jurisdiction of ko Hawaii pae aina. Finances and commerce illegally taken and used under the guise or guaranteed by the State of Hawaii, Inc. are all predicated upon the illegally concealed source assets of the original patentees in probates criminally held open and siphoned from, so that lenders are securing illegitimate and nondisclosed titles that are insured by others to trade in participation loan programs. The defrauded purchasers or borrowers are never told that legal and equitable title is never delivered and they are denied legal remedies in law, in fact are illegally forced to accept their

aiding and abetting position in displacing the Maoli. The allegations in this matter are designed to cover up the existing facts about the state source of income and credit that no U.S. attorney will bring up for conflict of fear, and every U.S. attorney will try to hide for the same reasons. On April 9, 2009 and subsequently thereafter, the respondent provided written notice of the intent to raise issues of foreign law, requesting appropriate process. The respondent's files have been illegally used as a depository of HLF and HKHA files, to falsely appear on this record that over 6,000 private properties were a part of respondents bank account.

The kanawai maoli [laws, custom, inheritance laws, tradition, edicts, statute, codes] of ko Hawaii pae aina legally created by original positive law relating to economic sovereignty and connected private estate title, right and interest's are important to this matter because the U.S. Government illegally seized, illegally searches and is illegally withholding legitimate titles which demonstrate private ownership of vested kuleana title, right and interests [jurisdiction, property and responsibilities related thereto] incepted within and existing within ko Hawaii pae aina.

Therefore, the visiting tribunal from the United States should interpret it's position in relation to the foreign jurisdiction of ko Hawaii pae aina and in specific detail provide the six transfers of jurisdiction to it's venue from ko Hawaii pae aina with proof of ratification thereof that would cause administrative control over domiciliary subject matter by the visiting tribunal of the United States and determine it's de jure applicability to the subject matter in this proposed matter.

The visiting Tribunal is asked to determine it's position in respect to the Sovereign Declaration of the Constitutional Queen Liliuokalani and with the Constitutional Government of ko Hawaii pae aina, an executive Order dated Jan. 16, 1893. Copies are available at the Archives at the Iolani Palace grounds, Foreign Office and Executive Offices Records, Bernice P. Bishop Museum Library, Hawaiian Historical Papers, also reference in the Hawaiian National Bibliography, Vol. 4. "any changes desired in the fundamental law of the land will be sought only by methods provided in the Constitution itself" it is subscribed to by the Constitutional Queen and her Ministers on Jan. 16, 1893.

Conclusion:

The fundamental laws of the original jurisdiction control the subject matter, the question is whether the visiting tribunal may entertain and make determinations over it.

1. The belligerent occupier the U.S. Government's predecessor substituted by concealment and force, the de jure Hawaiian Postal Savings Bank with their illegal "circuit courts", Art. 75, Organic Act (1900).
2. The courts are successors of the illegal military venues of the illegal Territory of Hawaii group, and are not civilian.
3. The open bonded probates holding assets are equity accounts used by the State of Hawaii, Inc. DUNS 30-070-5149, the assumed illegal "trustees" regularly draw off of the "principal" and valuated assets by the County Assessors are commercial paper, UCC Art. 3, negotiable instruments hypothecated on as its' credit, see C.A.F.R. of municipalities, "commercial paper" sections and "real

property tax values", insured and traded through Cede & Co. which is pooled and traded through DTCC.

4. The source of the funding is hidden by the forced seizure and repeated attempts made by the U.S. Government to obliterate Maoli legal title and equitable title still held within the open bonded probates on whose assets the "court" system is economically based.
5. Of the above, the defrauded purchasers are never given disclosure of the fact that their properties are located on open bonded probate assets whose owners they are being made to displace, and instruments based thereon are financed in violation of commerce, probate and trade laws.

EXHIBIT A: RESTATEMENT OF THE RECORD.

Made a part hereof and annexed hereto are pertinent files provided for the tribunal to prevue.

For these reasons shown, and for reasons that may arise from examination and discussion of the issues raised herein, the respondents asks the visiting tribunal to set this matter for a limited hearing or if on its own discretion responds directly, to determine its position in a foreign jurisdiction and if any, legislatively authorized authority over the fundamental subject matter within the un-acquired ko Hawaii pae aina with interpretation of legal proven reason as to applicability.

AND the visiting tribunal may also upon its own sua sponte Order, The immediate return of the private Respondents private properties, should be effectuated as soon as possible.

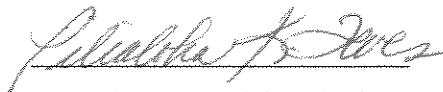
Designated location for return:

POB 1363, Wailuku 96793 ko Hawaii pae aina

Piliialoha K. Teves, private trustee

Injured party

DATED Maui, ko Hawaii pae aina October 1, 2009



Private Trustee without liability

Private, UCC 3-402

To Clerk: DO NOT file any other's documents in this FILE.