

An International NGO in Consultative Status with the Economic and Social Council of the United Nations

IHRAAM Directorate

IHRAAM Directorate

Francis A. Boyle, USA
Alfred Maurice de Zayas, Switzerland
Queen Quet, USA
Dr. Farid I. Muhammad, USA
Dr. Kathleen Thompson, Canada
Dr. Henry Thiagarai, India

Diana Collier Kly, Canada Chair, Headquarters

Barrister Majid Tramboo, United Kingdom Director, European Office March 26, 2024

United Nations Secretary General,
President, Human Rights Council
OHCHR, Special Procedures
Human Rights Council 55th session 26 February -5 April 2024
CH – 1211 Genève 10
Fax 022 9170494

Re: Addressing denial of justice concerning title to land and property and rejecting the wrongful exercise of jurisdiction by the US authorities in Alaska and Hawaii, in particular, the Routh Bolomet case and Alaska litigation quiet title cases Item 4 General Debate and Item 9 General Debate

NOTICE TO THE GOVERNENT OF THE UNITED STATES OF AMERICA And the state governments of HAWAII and ALASKA

Honorable Secretary General of the United Nations, Honorable President of the Human Rights Council, Honorable High Commissioner for Human Rights, Honorable Rapporteurs, Experts and Working Group Members of the Human Rights Council, Special Procedures

The International Human Rights Association of American Minorities¹ (IHRAAM) fully supports Item 4 General Debate at the HRC 55th session dated 19 March 2024. IHRAAM accredits Ambassador Ronald F. Barnes, Chair of the Indigenous Peoples and Nations Coalition, who is also accredited to the World Conference Against Racism.

IHRAAM is requesting Letters to be forwarded to the United States of America to address the extra-judicial conflicts of interest, acts of omission and refusal to acknowledge the lawful international status of Alaska and Hawaii by United States authorities. We call for support from the Holy See, for Letters of support to end the discriminating law based on the Doctrines of Discovery and other discriminating doctrines based on the Papal Bull of 1493. The peoples of Alaska and Hawaii were never decolonized, unlike the peoples of Africa and Asia. The dispossession of Indigenous Territories, including Non-Self-Governing Territories, continues based on a number of Apartheid-like laws and resulting in, the resulting in crimes against humanity and genocide. The colonialism and foreign occupation must be resisted in North America, in particular in Alaska and Hawaii. The United States of America has promoted and continues to promote the political advancement of the European occupiers and colonizers, overwhelmingly of the white race, and during the occupation granted voting privileges to its military, who were paid 5 dollars to vote for the unlawful annexation of Alaska

¹ ECOSOC Non-Governmental Organization

in the fraudulent 1958 vote for statehood; this was not monitored by the United Nations Committee on Information or the Committee of 24.

The United States falsely claims that it lawfully incorporated Hawaii and Alaska² as States of the Union, but this process did not conform with article 73 of the UN Charter. The Indigenous Peoples of Alaska and Hawaii were denied due process and spoliated, notwithstanding their historical rights based on thousands of years of peaceful occupancy of the territories in question. The so-called referendums of the 1958 and 59, respectively, did not conform to the UN standards on self-determination referenda and effectively denied the native peoples of these Territories to decide on self-government. The referendums wrongfully allowed US metropolitan citizens to vote, including migrant foreigners.

The United Nations Universal Periodic Review, Special Procedures and Treaty bodies call for Alaska and Hawaii to be re-enlisted on the list of Non-Self-Governing Territories as expressed in attached Shadow Reports, and resulting in treaty bodies conclusions and recommendations.

We urge you to send to the UN Secretary General requests from his intercession and good offices. The President of the Human Rights Council, the Office of the High Commissioner for Human Rights (OHCHR) and appropriate special procedures should be seized of the matter and conduct the necessary investigations.

The paragraph requested in the written intervention is:

We call for a Letter from the Human Rights Council for the cessation of the extra-legal court proceeding that serve to unlawfully dispossess the descendants of the Kamehameha's of the Kingdom of Hawaii, calling for judgements to be vacated, in particular in the Routh Bolomet case³. The state of Hawaii, its justice system and Officers of the Court have been committing fraud on the Court, supporting crimes against humanity, apartheid and violations of the ICCPR, The Human Rights Council call on the United States to reverse the unlawful overthrow of the Kingdom of Hawaii (Public Law 103-150), and to address the permanent trusteeship of Alaska. We call for an injunction on ALL pertinent Supreme Court and lower court proceedings, all are violations of absolute Allodial title rights in Alaska and Hawaii⁴ A similar Letter should also be issued for similar violations of international law concerning the cases of Kashmir and of the Great Sioux Nations Territories or Dakotas.

Human Rights defenders are being denied recourse and remedy, competent judicial process to address their grievances in compliance with national and applicable international obligations. Human rights defenders must obtain protective status for protection against abuses by the USA and state Hawaii and Alaska authorities. The Declaration on Human Rights Defenders must be reviewed along with several international instruments, as well as the Charter of the United Nations and its purposes and principles. Any United Nations Staff who participates in obstructing the work of human rights defenders must be dismissed.

² See the April 2022 State of Alaska v United States of America (attached)

³ The Courts in Hawaii refuse to accept the Constitution of the United States of America and Law of Nations and international law motions and arguments, Expert Witnesses, we include an example of Alfred de Zayas, the former Independent Expert on the promotion of a democratic and equitable international order.

⁴ After calls by Treaty Bodies, the UPR and Special Procedures the United States of America refuses to address the permanent trusteeship of Alaska and the address public and private property rights of the Kamehameha's of the Kingdom of Hawaii based on Public Law 103-150, despite calls by the Human Rights Committee to address the illegal overthrow of the Kingdom of Hawaii (CCPR/C/USA/CO/3/Rev.1, paragraph 37).

If you have any questions, please feel free to contact Professor Alfred de Zayas at the following email: alfreddezayas@gmail.com

Thank you kindly,

Alfred de Zayas, Director

International Human Rights Association of American Minorities (IHRAAM)