



UNITED NATIONS
HUMAN RIGHTS
OFFICE OF THE HIGH COMMISSIONER

Office of the High Commissioner for Human Rights
Palais des Nations, CH-1211 Geneva 10, Switzerland

MEMORANDUM

Date: 25 February 2018

From: Dr. Alfred M. deZayas
United Nations Independent Expert
Office of the High Commissioner for Human Rights

To: Honorable Gary W. B. Chang, and
Honorable Jeannette H. Castagnetti, and
Members of the Judiciary for the State of Hawaii

Re: The case of Mme Routh Bolomet

As a professor of international law, the former Secretary of the UN Human Rights Committee, co-author of book, *The United Nations Human Rights Committee Case Law 1977-2008*, and currently serving as the UN Independent Expert on the promotion of a democratic and equitable international order, I have come to understand that the lawful political status of the Hawaiian Islands is that of a sovereign nation-state in continuity; but a nation-state that is under a strange form of occupation by the United States resulting from an illegal military occupation and a fraudulent annexation. As such, international laws (the Hague and Geneva Conventions) require that governance and legal matters within the occupied territory of the Hawaiian Islands must be administered by the application of the laws of the occupied state (in this case, the Hawaiian Kingdom), not the domestic laws of the occupier (the United States).

Based on that understanding, in paragraph 69(n) of my 2013 report (A/68/284) to the United Nations General Assembly I recommended that the people of the Hawaiian Islands — and other peoples and nations in similar situations — be provided access to UN procedures and mechanisms in order to exercise their rights protected under international law. The adjudication of land transactions in the Hawaiian Islands would likewise be a matter of Hawaiian Kingdom law and international law, not domestic U.S. law.

I have reviewed the complaint submitted in 2017 by Mme Routh Bolomet to the United Nations Office of the High Commissioner for Human Rights, pointing out historical and ongoing plundering of the Hawaiians' lands, particularly of those heirs and descendants with land titles that originate from the distributions of lands under the authority of the Hawaiian Kingdom. Pursuant to the U.S. Supreme Court judgment in the *Paquete Habana* Case (1900),

U.S. courts have to take international law and customary international law into account in property disputes. The state of Hawaii courts should not lend themselves to a flagrant violation of the rights of the land title holders and in consequence of pertinent international norms. Therefore, the courts of the State of Hawaii must not enable or collude in the wrongful taking of private lands, bearing in mind that the right to property is recognized not only in U.S. law but also in Article 17 of the Universal Declaration of Human Rights, adopted under the leadership of Eleanor Roosevelt.

Respectfully,

A handwritten signature in blue ink, appearing to read 'Alfred M. deZayas', with a long horizontal flourish extending to the right.

Dr. Alfred M. deZayas
United Nations Independent Expert on the promotion of a
democratic and equitable international order
Office of the High Commissioner for Human Rights
Palais des Nations, CH-1211 Geneva 10, Switzerland

MME
ROUTH

OF THE

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NON-DOMESTIC DELIVERY

AFFIDAVIT OF TRUTH

I, Mme Routh Bolomet of the Familie Bolomet, attest that I am of majority age. I attest that I am the owner and possessor of the original attached document. I hereby attest and certify that the attached document is a true and correct copy of pages numbered 1 and 2 of a 2 page letter written for me by UNITED NATIONS HUMAN RIGHTS OFFICE OF THE HIGH COMMISSIONER'S INDEPENDENT EXPERT DR. ALFRED M. deZAYAS.

This letter was delivered to The Land Court Judge; Hon. Gary W.B. Chang and The Foreclosure Court Judge Jeanette H. Castagnetti in March of 2018.

This letter was also delivered to the STATE OF HAWAII ATTORNEY GENERAL; to the CITY AND COUNTY OF HONOLULU PROPERTY TAX DIVISION/ CORPORATE COUNCIL ATTORNEY RYAN OTA; submitted on the record in the Land Court Case Ld Ct. App. No. 439; Ld. Ct. Case No. 09-0300 aka 1LD091000300 PIONEER MILLS BY SUB. APP KAHOMA LAND LLC., served to ASHFORD AND WRISTON - WAYNE NASSAR in a Court submission in the Land Court for the Lahaina, Maui Pioneer/Kahoma Land LLC.; The COUNTY OF Hawaii Property Tax Division – Lisa Miura- ACTING ADMINISTRATOR; THE STATE OF HAWAII GOVERNOR AND LT. GOVERNOR in the month of April 2018.

This letter was also addressed to the UNITED STATES PRESIDENT DONALD TRUMP and U.S. SECRETARY OF STATE and sent from Geneva, Switzerland in March 2018.

The original signed attached letter can be reviewed by appointment.



Mme Routh of the Familie Bolomet

April 23, 2018 at Honolulu

**WITNESSETH
HAWAII ALL-PURPOSE NOTARY JURAT
H.R.S. 502-41**

STATE OF HAWAII,
City & County of Honolulu
First Judicial Circuit

Document Date: 4/25/2018

No. Pages: 4
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
On this APR 26 2018 day of April 2018, before me personally appeared:

(1) Routh Theresa Souza Bolomet - I.D. #H00759185 (under the Doctrine of Necessity)

Located at 59-740 Alapio Place, near Haleiwa, H.I. [96712-9998]

Subscribed and sworn to (or affirmed) before me, APR 26 2018
WARREN DELAROSA (Notary), on this day, _____ of
April 2018 by the Affiant, Routh Theresa Souza Bolomet who
proved to me on the basis of satisfactory evidence to be the person
who appeared before me.

WITNESSES my hand and official seal.



Notary Signature
Date April 26, 2018
WARREN DELAROSA
MY COMMISSION EXPIRES ON X/12/14/20

Notary Printed Name My Commission Expires Date
Notary Seal or Stamp

