

**NOTICE and DEMAND for diplomatic and humanitarian  
protection as predicated in the Geneva Convention of 1949,  
Commander's Handbook on Law of Land warfare FM 6-27  
MCTP 11-10C**

**And a Petition upon the entire World, especially those who  
have treaties with the Kingdom of Hawai'i**

**by the**

**Hawai'i General Jural Assembly**

The Hawai'i General Jural Assembly, HGJA, accepts granted authority and powers from unalienable Rights endowed by God our Creator to We The People further memorialized in the unanimous **Declaration of Independence**; 1776 and stated in the **Constitution for the united States of America** and evidenced under the 1<sup>st</sup>, 5<sup>th</sup>, 7<sup>th</sup>, 9<sup>th</sup> and 10<sup>th</sup> Articles as Amendments; 1791, guarantying equality of justice, freedom and opportunity for all children of God, as restraints upon Government.

**Article I, Section 1. of the Preamble to the Hawai'i Constitution states, "All political power of this state is inherent in the people and the responsibility for the exercise thereof rests with the people. All government is founded on this authority"; [Am Const Con 1978 election Nov 7, 1978].**

These powers and authority are codified in United States v. Williams, 504 U.S. 36; 1992, a copy can be found at <http://911justicecampaign.org/the-grand-jury-belongs-to-the-people-antonin-scalia-1992/>.

**Preamble**

For millennia individuals and groups have maneuvered to lord over their fellow man, to subvert God's eternal authority, to circumvent Natural Law and thereby violate the unalienable, sovereign rights held therein. Continued usurpations have evolved into systems of usury and enslavement, illuding humanity from comprehending their true place in God's creation. As a fundamental truth, it is a violation of Natural Law to

willfully promote the destruction of the essence of a living soul. Among the greatest of documents memorializing human freedoms stand the **The Magna Carta**; 1215, the unanimous **Declaration of Independence**; 1776, the **Constitution for the united States of America** circa 1791 and the **Hawai'i Declaration of Rights 1839**.

After the American Revolutionary War, protections of our Unalienable Rights were subverted by Tories, British loyalists, who remained in the confederation of the united States as a Republic. The British Attorney Guild, later as the British Accreditation Registry (BAR) association, deceived the new nation through insurgency, establishing the fraudulent CONSTITUTION "OF" THE UNITED STATES OF AMERICA under the District of Columbia Organic Act of 1871, while operating under war powers, and continuing as such to this date. This Act formed a new government without the consent of the governed which empowered the UNITED STATES corporation, created on or around 1868, which operates completely outside of the original, organic Constitution "for" the united States of America. See *Downes v. Bidwell*.

It is the presumption and assertion that this corporation, UNITED STATES, and its franchises, one being STATE OF HAWAII, have violated their articles of incorporation and their "original charter(s)" as congress would not have agreed to allow a chartered corporation to operate outside of Constitutional restraints as evidenced in the violation of Treaties with the Kingdom of Hawaii. The UNITED STATES by way of Ambassador Stephens and the force of the USS Boston, partook in a coup de main in 1893 which deposed the Monarch of the Hawaiian Kingdom, Queen Lili'uokalani. And though President Grover Cleveland demanded that the Queen be returned to her rightful authority, Stephens and his co-conspirators refused.

These oppressive dictators over Hawaii, and their progeny, unlawfully stole and sold off Hawaiian Lands in violation of the Law of Nations, ignoring original land grants by overlaying a fiction of tax maps. Further evidence of UNITED STATES involvement in crimes against humanity was the banning of the Hawaiian the common use language in Hawaii; imposing english by force and well recorded torture of children. Additionally, in 1959 a vote for statehood was carried out without informing the People, voters, of Hawaii that by becoming "Citizens" of the UNITED STATES they were signing over their sovereignty to become the property and/or franchise of the UNITED STATES corporation.

[The above was previously served on the entire legislature and Administrative Branch of the STATE of HAWAII. All legal and lawful practices were maintained and accomplished

along with three (3) public notice(s), proof of service and without a single response. To wit, the Federal District Court was also noticed as to the establishment and authority of the HGJA without rebuttal, comment or response.]

There are more examples of deceit, fraud, violation of the Law of Nations, violation of the Geneva Convention of 1949, violation of Nuremberg Codes, war crimes and crimes against humanity. They have even violated their own laws and statutes as delineated in USDC-DHI CV21-00272.

We the People assembled have given lawful notice to the civilian occupying government call STATE OF HAWAII as to their obligatory response to a litany of charges and claims. This was done in the Obligatory Notice lawfully served in December of 2022, without a response. STATE OF HAWAII and COUNTY OF MAUI disregard for We the People and our concerns was amplified by additional oppressive measures being poured out on those domiciled upon Hawai'i land. This is evident in that the People rescinded our authority granted to them, the Government, with regard to the Mosquito Suppression Project, MSP, in which they ignored a plethora of professional testimony, recision of consent and Indictment by a people's grand jury after which they proceeded to conduct the MSP, and open air experiment.

Now, with the fires in August of 2023 and destruction of Lahaina the government has become even more oppressive and attempting a land grab from the Hawaiian people including sacred and historically significant land. This is the same government who's actions, inactions and response contributed if not directly caused the catastrophe in Lahaina. This same group is restricting the People from gathering the facts and relating "their" narratives and created data as facts, providing their data to which they set the standards.

Coincidental to this is that in January of 2023 the Governor signed a bill that allows the STATE OF HAWAII to seize land destroyed by natural disasters for the purpose of "workforce housing". Then moving to obtain 51 acres of land in Lahaina town. Then in July of 2023 the governor set in place an Emergency Order to loosen building permit application for the state due to a lack of housing. Following the fires the governor stated that he was already looking into ways to acquire the land of Lahaina.

The mechanics of the fire, which incinerated cars, buildings and people leaving blue colored vehicle, canopies, children plastic play sets and canvas umbrellas untouched is indicative of incendiary laser technology. This is clearly an act of war upon the people.

If it is true that atmospheric spraying of aluminum oxide and other fire enhancing substances (accelerants) contributed to the “never seen before” fire in Lahaina is still a war on the people.

To avoid an uprising and having had no response from the Government(s) Service Corporation STATE OF HAWAII and COUNTY OF MAUI, we here by Demand the Military Step in to protect We the People from the occupying entity STATE OF HAWAII and their franchises and sub-corporations.

As war powers have never been rescinded since 1861 and the Coup de main of 1893 and subsequent lack of surrender abdication by Queen Lili'uokalani leaves Hawaii as an occupied nation, STATE OF HAWAII is a fictional, ens legis overlay upon the Kingdom of Hawai'i and its land(s).

As per the Law of Land Warfare, Law of Armed Conflict and Law of Occupation, under FM 6-27 MCTP 11-10C you are here by required by Military Law and your Oaths to act on our behalf as the only source of our protection from out of control corporate government(s). Remedies for failure are found in FM 6-27: 8-78 thru 8-87 as all efforts to pursued the STATE OF HAWAII and COUNTY OF MAUI to be humane, abide by their own statutes, international law and LOAC to date have failed.

### **Bringing to your remembrance:**

The HGJA has been served with the Declaration of War between HAWAII AND UNITED STATES OF AMERICA of 17 JAN 2021, SIGNED BY LRJG., BEAUMONT, R. of the U.S. NAVY and Colonel, LILIKOI, S.K. OF THE O.F.H. ARMY: SEE Exhibit A.

Additionally, O.F.H. ARMY C.A./M.G./J.A.G. 01-03-22 Submitted to the U.S. military and HGJA Intention to discuss non-hostile relation of belligerents, See exhibit B. This document lays out the standing of the parties and the jus post bellum declared 17 January 2021 and that the United States relation to Hawaii is regulated by the Law of Land Warfare. Without rebuttal this stands as fact and law for the UNITED STATES and its franchises such as STATE OF HAWAII and COUNTY OF MAUI. Findings of facts as Exhibit C under Postliminium. US Citizens on the land of Hawai'i are thus designated as belligerent(s) of the occupying force. Those imposing their will upon the people of Hawai'i by force under color of law, aka, police, marshals, mayors, governor, et al are designated as foreign insurgent combatants actors or civilians taking direct part in hostilities (all government agents, officers and principals) and have forfeited their immunity. See FM 6-27: 2-11 thru 2-14.

**Protection of Civilians: A Shared Responsibility:** Read FM 6-27: 2-7 and 2-10.

Civilians taking direct part in hostilities are those who become Citizens of the UNITED STATES or STATE OF HAWAII being resident thereof in positions of political power such as Mayor, Governor, Fire Department agent, Police agent etc. etc. et al.

**Targeting:** Read FM 6-27: 2-23 thru 28. As the Federal and State government have desires to move the population in restricted areas they have recently put into place laws allowing themselves to experiment on the populous using mosquitos, natural disasters etc to give them power to take land under eminent domain and “for the greater good” aka “workforce housing” taking on the Chinese model of urban control.

**Harassing Fires:** Read FM 6-27: 2-99. This has and is being deployed upon the civilians domiciled on Maui. Proof of war.

If STATE OF HAWAII continues unchecked and takes the Land, even with measly compensation, it will result in social unrest and potentially civil war. Each party has a responsibility to civil peace not actions which spur unrest.

**Undefended Villages, Towns. or Cities:** Read FM 6-27: 2-122 thru 125. As the recent fires on Maui appear to be Directed Energy Weapon, contrary to the government narrative, the military must look into this assertion. Winds were at 35 knots yet on the leeward side of Maui just over the mountains two tornados were noticed prior to the fires. Highly unusual and improbable. Subsequent to this, winds of 80 miles per hour were knocked down power lines, not at category 2 hurricane strength and were left energized, creating fires. Then the water was shut off so suppression of fires was limited. No emergency sirens sounded an alarm, and lastly people were directed down upon Front street by police which was block at one end by police so no one could get out. Hundreds were incinerated in their cars or died by smoke inhalation and drowning who fled to the sea.

**Environmental Modification Conventions:** Read FM 6-27: 2-138 thru 141. Chem-trails as seen over Hawaii, Scalar weapons to create tornadoes etc are being deployed, and the consequences are unknown/unproven.

**Other Violation:** Read FM 6-27: 8-16. If the fires which destroyed Lahaina, leaving vehicles melted and bones of the deceased embrittled is indicative of something other than an open air wild fire, but more indicative of a Directed Energy Weapon.

**War Crimes - - - :** Read FM 6-27: 8-17 & 18.

**International Criminal Court and the Rome Statute:** Read FM 6-27: 8-58 thru 60. In 8-60 if states are unable or unwilling to investigate, which is the case for COUNTY OF MAUI, STATE OF HAWAII and UNITED STATES , as they are not allowing third party private investigators or the media to observe the process in human remains recovery, reporting, or to inspect and test the vehicles which were destroyed in the fire for tell tell signs of Directed Energy Weapons or atmospheric accelerants.

### **Law of War Manual with Commentary**

Under the International Committee Tribunal for Yugoslavia there is a basic obligation to spare civilians and civilian objects as much as possible. Under ICC statute: Intentionally launched attacks with knowledge that the attack would cause incidental loss of life or injury to the civilians or damage to civilian objects . . . which would be clearly excessive in clear military advancement and objective is a “war crime”. As the original war powers of 1861 has not been rescinded and NDAA have continually been approved, and since there is clear evidence of state of war based on documents provided to the OFHA the fires and responses by the De Facto GSC response and/or lack thereof constitutes a war crime.

Under AP I, civilians may only lose protection, immunity, through direct involvement. The people of Lahaina were not party to any contingent or party to belligerent occupying government force, but rather innocently going about their daily lives all the while being used as fodder for taxes, social oppression and political power. Those powers intentionally or through abject disdain exposed the people to dilapidated infrastructure, which the government did not maintain or enforce to be maintained for the wellbeing of those people. The end result is hundreds if not thousands dead and over \$5 billion in damages. These same oppressors, agents can not be trusted to do the death count, clean up and control ALL information with regard to the incident in Lahaina.

### **Summary**

As described above, the GSC STATE OF HAWAII AND COUNTY OF MAUI have failed miserably to protect the civilian population, abide by their own rules only to censor and withhold facts to cover their malfeasance and maladministration.

They have passed laws to grant them more power and to conduct experiments, use services and restricting same for agendas that solidify their control over society as a whole. This includes promulgating circumstances resulting in the Lahaina fire of 08/08/2023 and associated numerous deaths, missing children and the real threat of

Government seizure of land. This includes Federal assistance to the state without accountability to the people in which that assistance will be used to “buy out” the locals. Which in turn will add to the rumblings of social unrest.

The military is required by oath under LOAC to protect the civilian population from acts of the occupying power, STATE OF HAWAII and COUNTY OF MAUI. FM 6-27 explicitly lays out the military’s duty, and as all members of the armed services have sworn an oath to the Constitution and not STATE OF HAWAII et al they are all responsible and liable for failure to act accordingly. International law and LOAC stand.

**FORMAL REQUEST FOR PROTECTION  
UNDER LOAC, LAW OF WAR, INTERNATIONAL LAW,  
AS DELINEATED IN FIELD MANUAL 6-27 AND 27-10.**

We the People and We the People’s representatives, assembled, the Hawaii General Jural Assembly, do hereby make a plea for help, protection in this formal request. The powers that be, STATE OF HAWAII, COUNTY OF MAUI ET AL. have not responded in a manner consistent with the heart of “customary law”, aka the unwritten law; imposing their will over We the People.

This situation is untenable, in order to exhaust all remedy to avoid the consequences, We the People make our last attempt for remedy with you; the US Military.

**TO THE WORLD LEADERS, AGENTS OF PEACE AND THOSE WHO HAVE  
TREATIES WITH THE KINGDOM OF HAWAI’I WE PLEAD WITH YOU TOO TO  
STAND FOR HAWAI’I, THE KINGDOM OF HAWAI’I, ITS PEOPLE, ITS LAND AND  
ALOHA**

**Bring forth a Humanitarian Tribunal to right 130 years of occupation and  
oppression**

We have created a political body, a Diplomatic Corp, to interface with you, and eagerly await your response.

Bring forth a Humanitarian Tribunal to right 130 years of occupation and oppression

We have created a political body, a Diplomatic Corp, to interface with you, and eagerly await your response: HGJA, 98-820 Moanalua Rd, Box 172, Aiea, Hawaii [96701]

Date: 9/13/23

R-D Hemsley

Richard Hemsley  
Communication  
Secretary

09-14-2023

Jeffrey Jarrett

Jeffrey Seven o.t.H.o. Jarrett  
Chief Justice

09-15-23

Gordon K.C. Moore

Gordon K.C. Moore  
Moderator