



Notice

*We THE People In Lawful Assembly
Under Article I, Bill of Rights declares these truths evidenced
by the Organic Act of 1871 and the Hawaii Constitution.*

*David Ige - We THE People 'Recognize' your Oath of Office
as tendered on December 1, 2014.*

*We THE People 'Recognize' your offer to protect the organic
rights of THE People as stated in your inauguration address,*

*We THE People 'Recognize' the fact you are aware the
People of Hawaii have suffered destructive abuses at the
hands of the legal, government agencies and the
law-enforcement industry as specified herein.*

Matters Relating to the 1871 Organic Act: Standing in the grace of our Heavenly Father. We THE People void the Act of 1871 establishing the District of Columbia as a body corporation for municipal purposes and since the Act of 1871 which established the District of Columbia, we have been living under the UNITED STATES CORPORATION which is owned by certain international bankers and aristocracy of Europe and Britain. The District of Columbia had no power to establish any bank of circulation, nor to authorize any company or individual to issue notes for circulation as money or currency.



To provide government services to the people the Governmental Services Corporation Incorporated contracted with the military under the Lieber Code to provide these services.

Title 18 §2385 states, "Whoever knowingly, willfully advocates, abets, advises or teaches the duty, necessity, desirability or propriety of overthrowing or destroying the government of the United States or the government of any State. The violations that are against our rights under the constitution and bill of rights violate Title 18.

“Any territory, District or possession thereof, or the government of any political subdivision therein, by force or violence, or by the assassination of any officer of any such government”. The People have observed and determined that this article reveals the political crimes committed against the people. Your governmental services corporation has breached section 17 of this contract. Your governmental services corporation has become destructive to the people. Your corporation is no longer operating under the 19 governmental services that were contracted. Therefore under declaration We THE People declare the contract void.

Violation of Hawaii Constitution: The Governor’s proclamations and executive orders, violate We The People’s’ fundamental right to interstate travel, fundamental right to movement, and fundamental right to liberty, and fundamental right to due process, under the Constitution of the United States and the Constitution of the State of Hawai‘i; all order therefore are unconstitutional and deemed unlawful.



Governor Ige issued a Proclamation on March 4, 2020 (“March 4 Proclamation”) declaring a state of emergency based upon concerns about the spread of Covid19 virus into Hawai‘i, suspending some state laws, and imposing other restrictions and directives. The March 4 Proclamation expressly was set to expire on April 29, 2020, or earlier. The Proclamation was issued upon authority delegated by the legislature via Hawai‘i Revised Statutes (“H.R.S.”) §§ 127A-2,-11,- 12, and -14. Under H.R.S. § 127A-14(d): “A state of emergency and a local state of emergency shall terminate automatically sixty days after the issuance of a proclamation of a state of emergency or local state of emergency, respectively, or by a separate proclamation of the governor or mayor, whichever occurs first.” Governor Ige circumvented the limitation upon his delegated authority by issuing a series of “Supplements” purporting to incorporate the initial Proclamation and extend the period of the state of emergency far beyond the statutory 60-day limit.

The Governor has exceeded his delegated authority, thus the Proclamation and all of the Supplements and associated Executive Orders are null and void. After the initial Proclamation’s maximum 60-day period had expired on May 3, 2020, the Governor and any member, agent or employee of the State government no longer held power to arrest, charge, or convict any person of a violation of the Proclamation or any purported Supplement or related Executive Order (see above for further violation under section 17 specifying citing force which violates all contracts for further government services).



The March 4 Proclamation, the Supplementary Proclamation, and the March 21 Supplement provides any factual information to show: (a) which “persons” were “affected with” Covid-19; or (b) which “persons” were “believed to have been exposed to” Covid-19; or (c) which persons “who are the source of other contamination.” Subsequently, there is no proof provided by federal government agencies that Covid virus exists, and the PCR test has been proven not to be able to identify the Covid virus further supporting the false nature of any action imposing the freedom(s) of We The People.

We the People order the Governor and the State to stop imposing today and in the future all of the elements of shutdown, in-home detention, self-quarantine, closure of private enterprises, closure of public facilities and publicly-accessible property, and prohibitions and/or restrictions on travel within any of the islands and territory comprising the State of Hawai‘i.

Dated:

Hawaii General Jural Assembly (Signatures)