

**HB-29-HD-2**

Submitted on: 2/23/2025 10:47:09 PM

Testimony for FIN on 2/24/2025 2:00:00 PM

<b>Submitted By</b>	<b>Organization</b>	<b>Testifier Position</b>	<b>Testify</b>
Ramsey Calimlim	Individual	Oppose	Written Testimony Only

Comments:

I oppose HB29

Feb. 24, 2025, 2 p.m.  
Hawaii State Capitol  
Conference Room 308 and Videoconference

**To: House Committee on Finance**  
**Rep. Kyle T. Yamashita, Chair**  
**Rep. Jenna Takenouchi, Vice-Chair**

**From: Grassroot Institute of Hawaii**  
**Ted Kefalas, Director of Strategic Campaigns**

RE: COMMENTS ON HB29 HD2 — RELATING TO THE COUNTIES

Aloha Chair Yamashita, Vice-Chair Takenouchi and other members of the Committee,

The Grassroot Institute of Hawaii would like to offer its **comments** on [HB29 HD2](#), which would allow Hawaii's counties to sell private property — after the adoption of an ordinance and exhaustion of all notices, orders and appeals — and use the revenues to satisfy any unpaid civil fines related to the property.

First, we would like to emphasize the importance of the bill's proposed requirement that the counties remit any amounts in excess of the unpaid fines to the property owners. This provision would ensure that Hawaii's four counties do not violate the intent of [Tyler v. Hennepin County](#), in which the U.S. Supreme Court held that retention by Minnesota's Hennepin County of the excess value of the plaintiff's home above her tax debt violated the U.S. Constitution's takings clause.<sup>1</sup>

However, we are concerned that the sales envisioned in this bill are ripe for corruption. Without a provision requiring the property be sold promptly at or near market value, it is possible for a bad actor to deprive the owner of his or her equity interest in the property.

For example, in [Michigan](#), corruption at the local level resulted in some foreclosed properties being sold far below market price to friends and families of local officials.<sup>2</sup>

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<sup>1</sup> [Tyler v. Hennepin County, Minnesota, et al.](#), Supreme Court of the United States, October Term, 2022.

<sup>2</sup> ["Ending Home Equity Theft."](#) Pacific Legal Foundation, accessed Feb. 4, 2025.

We suggest that the Committee amend the bill to require that any properties seized under this section must be subject to a timely and competitive sale to the highest bidder.

Thank you for the opportunity to testify.

Ted Kefalas  
Director of Strategic Campaigns  
Grassroot Institute of Hawaii

**HB-29-HD-2**

Submitted on: 2/23/2025 11:19:23 AM

Testimony for FIN on 2/24/2025 2:00:00 PM

<b>Submitted By</b>	<b>Organization</b>	<b>Testifier Position</b>	<b>Testify</b>
Ezra Sonoda	Individual	Oppose	Written Testimony Only

Comments:

Hi I am Ezra Sonoda and as a citizen of Hawai'i I oppose bill HB29.It is unconstitutional and Authoritarian to think you can oppose your will and strip someone's private property away from them for what you feel is a violation.If you want to stay in office or have future homeowners this is very disrespectful and abuse of power.Please consider your actions Mahalo.

TO: Members of the Committee on Finance

FROM: Natalie Iwasa  
[REDACTED]

HEARING: 2 p.m. Monday, February 24, 2025

SUBJECT: HB29, HD2, Power of Sale for Counties - **OPPOSED**

Aloha Chair Yamashita and Committee Members,

Thank you for this opportunity to provide testimony on HB29, HD2, which would give counties the authority to sell private properties under certain circumstances. They would be required to follow Chapter 667 of HRS.

It is my understanding that by authorizing counties to perform power of sale, it would bypass the court process. Nonpayment of fines due to the city and the resulting liens are much different from mortgages held by banks. A mortgage is a contract between the property owner and the bank in which the owner agrees that if the loan is not repaid, the lender's remedy is foreclosure.

**With respect to the city, there is risk of unfair and retaliatory taking of property. This is why the judicial process is so important.** It may take longer than the nonjudicial process envisioned by this bill.

The city should not be allowed to bypass that process.

**Please vote "no" on HB29, HD2.**

**HB-29-HD-2**

Submitted on: 2/23/2025 7:56:12 PM

Testimony for FIN on 2/24/2025 2:00:00 PM

Submitted By	Organization	Testifier Position	Testify
karin omahony	Individual	Oppose	Remotely Via Zoom

Comments:

I'm writing to express the strongest opposition to HB 29.

Kill this bill.

This bill is unconstitutional. This bill is dangerous for residents. This bill exposes Hawaii residents to political persecution, retaliation from unhappy neighbors, or politicians.

Just because the offices are short staffed, or it takes too long to follow the constitution and honor people's rights, and the city needs money to pay the over budget rail, does not make it reasonable to steal private property rights.

We have recently seen extreme corruption in the DPP and other governmental offices. This is why we have courts, to make sure that the law is applied fairly, equitably and appropriately by people with licenses and training as judges. People who would lose that license if they are not acting ethically. (and FYI, pointing out these historical facts of corruption is not "Disrespect". It is the truth.)

Although, this might seem like an easy way to make a quick buck for the city, It is not. The lawsuits will be very costly. And it is not right to threaten the residents of Hawaii with losing their home just because some DPP officer or neighbor has suddenly decided to enforce weed cutting or carport canopy use.

And as has happened in Michigan, this law is ripe for mistakes and abuse - in Michigan, after the state seized the property, then the officials sold the property at below market value to their friends and family.

There are many important things that need to be addressed by the legislature. Unconstitutional property taking does not need to use up resources and valuable legislative time. This bill needs to be killed.

Abusing Hawaii residents because the DPP or other offices are short staffed or don't feel like spending the time to follow the law and go to court is not acceptable.

put an end to HB 29 today!

Thank you

**HB-29-HD-2**

Submitted on: 2/23/2025 9:47:03 PM

Testimony for FIN on 2/24/2025 2:00:00 PM

<b>Submitted By</b>	<b>Organization</b>	<b>Testifier Position</b>	<b>Testify</b>
Clint Mariteragi	Individual	Oppose	Written Testimony Only

Comments:

Please oppose this Bill. Residents have so many issues to deal with in Hawaii. The last thing we need is to provide the city with more control and power to sell our homes without a judiciary process. We need bills to help make life easier for families instead of more stressful.

Please oppose this Bill. Mahalo

## **KILL HB29 – Stop the slippery slope to tyranny!**

Bill scheduled to be heard by FIN on Monday, 02-24-25 2:00PM in House conference room 308

**COUNTY WANTS POWER OF SALE  
TO SELL YOUR PROPERTY  
WITHOUT  
GOING TO COURT!!**

**CAN WE  
TRUST**  
your  
COUNTY GOVERNMENT  
to be the  
Police, Prosecutor, Judge,  
Jury, & Executioner????

**EMAIL!**  
**KILL TROJAN HORSE!**  
**NO to HB29 HD1**  
Email NOW!  
reps@capitol.hawaii.gov  
sens@capitol.hawaii.gov

### FINANCE COMMITTEE

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Aloha Finance Committee and Representatives:

I don't know how you all keep up! There is too much to read and digest. Every one is rushing and clamoring for attention. Decisions are made before public testimonies from constituents are heard or dismissed.

Bills like unconstitutional HB29 shouldn't even be considered but here it is. HB is one of the best-kept secrets this session.

There are several fundamental questions we need to ask about HB29 before it's pushed through further.

1. Does the Public know about this very profound attack on their private property rights?
2. Did the decision-makers have the opportunity to examine HB29 and its intended and unintended consequences on the entire State of Hawaii?
3. Does each of you have communities in your District that have widespread "conforming" dwellings, warehouses, retail, mom and pop stores, farms and so on that will become vulnerable and be held hostage to the County become the POLICE, PROSECUTOR, JUDGE, JURY & EXECUTIONER?
4. Do the counties have existing powers to address "nuisance" properties? The Answer is YES!

5. Do you want to expose your constituents to the long arm of the government to trample on private property rights based on county fines, WITHOUT the Due Process of the protection of the Judiciary Branch?



**HONOLULU Department of Planning & Permitting (DPP) wants to sell your property based on violations fines. DPP wants non-judicial Power of Sale to sell your property WITHOUT going to court.**

**Do you trust DPP to have this Power of Sale?**

**The Supreme Court Justices including Ruth Bader Ginsburg have already ruled "NO" to this tyranny and unconstitutional grab.**

**RBG: " Fourteenth Amendment Protection against excessive punitive economic sanctions secured by the Clause is, to repeat, both "fundamental to our scheme of ordered liberty" and "deeply rooted in this Nation's history and tradition."**

**. . . those fines could be used to retaliate against political enemies and have been used as a source of revenue."**

# How can the public trust DPP with its troubles and corruption?



Hawaii News Now

<https://www.hawaiinewsnow.com> › 2021/04/01 › kahal... ⋮

## Homeowner says former DPP employee arrested by FBI ...

Mar 31, 2021 — ... **grand jury** ...



The Business Journals

<https://www.bizjournals.com> › Honolulu › News ⋮

## Feds charge Honolulu permitting workers with wire fraud

Mar 30, 2021 — A federal grand jury has charged **five** current and former employees ... Jason Dadez, a building inspector at DPP;; Jennie Javonillo, a former ...



Department of Justice (.gov)

<https://www.justice.gov> › usao-hi › department-plannin... ⋮

## District of Hawaii | Department of Planning and Permitting ...

Sep 7, 2023 — Kanani Padeken, 38, of Kaaawa, was sentenced today in federal court by Chief United States District Judge Derrick K. Watson to ten months imprisonment.

Missing: **jury** | Show results with: **jury**



Honolulu Civil Beat

<https://www.civilbeat.org> › beat › honolulu-architect-89... ⋮

## Honolulu Architect, 89, Charged With Attempted Bribery Of ...

Aug 4, 2023 — **Five former DPP workers** – Wayne Inouye, Kanani Padeken, Jason Dadez, Jennie Javonillo and Jocelyn Godoy – pleaded guilty. Three were sentenced ...

www.youtube.com › watch

## Hawaii's Broken Permit System: How Red Tape is Fueling ...



... plan a move (PCS) to Hawaii, our team is equipped to provide ... **Permit Issues With House Flippers In Hawaii w/Core Team Hawaii** https ...

YouTube · Moving Hawaii · Dec 15, 2024

www.youtube.com › watch

## Delays in Honolulu's planning and permitting department ...

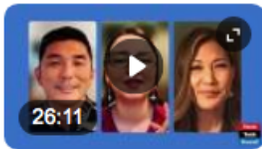


... permit pileup at the **Honolulu Department of Planning and Permitting**. Jedra has reported on the beleaguered department for years. She seeks ...

YouTube · Honolulu Civil Beat · Feb 29, 2024

www.youtube.com › watch

## Hidden Costs of Unpermitted Work in Hawaii (Inside Hawaii ...



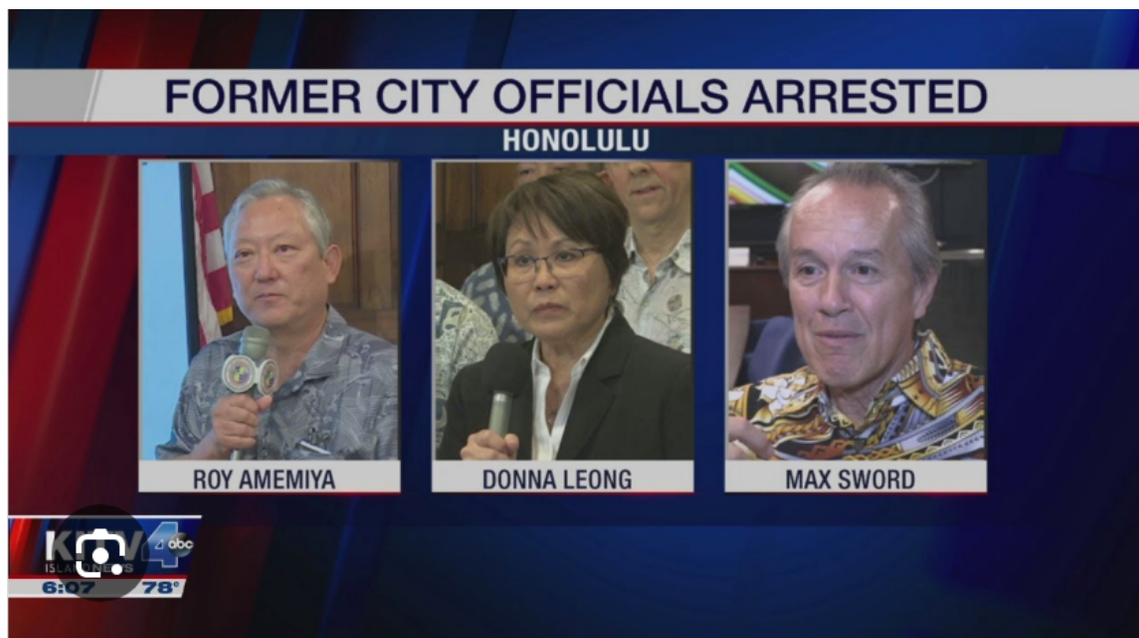
... Hawaii; Civil Beat's Investigation into Oahu's Permitting Process ... challenges confronting the **Department of Planning and Permitting**.

YouTube · ThinkTech Hawaii · Dec 9, 2024

## How can the public trust that the County will treat each constituent fairly and ethically?

Who would have thought the Honolulu County's Top Corporation Attorney, the Managing Director and the Police Commission Chair would be involved in this manner?

HB29 will give the County powers to be the Police, Prosecutor, Judge, Jury, and Executioner, without the protection of the Judiciary Due Process.



Judge orders city to turn over key evidence in federal criminal case...

[Watch >](#)

January 28, 2025 WAL COMMITTEE -  
Counties already have enough authority to  
do their job to address “nuisance”  
properties!

**WAL**

House Committee on  
**Water & Land**

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[Linda Ichiyama](#)

[Kim Coco Iwamoto](#)

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[Mahina Poepoe](#)

[Justin H. Woodson](#)

[Garner M. Shimizu](#)

[Kanani Souza](#)

Honolulu Planning & Permitting (DPP) Director Dawn Takeuchi Apuna stated in her testimony that the Counties already have the authority to process property tax Liens. The city also has “Eminent Domain” authority to seize private property for Public Purpose.

The City can also engage with its departments to address “nuisance” properties. The city can also work with the State Health Department and other related agencies.

# KILL HB29 HD1!

**Hawaii Counties want NEW POWER OF SALE to sell your private property WITHOUT going to court!**

**YOUR County wants to be YOUR**

**Police, Prosecutor, Judge, Jury & Executioner!**

Honolulu Planning & Permitting (DPP)

Director Dawn Takeuchi Apuna:

“The Counties currently have and exercises the authority to use the non-judicial foreclosure process for collection of real property tax liens, which this Bill would extend to collection of liens on properties for civil fines.



Honolulu DPP wants to violate the US Constitution to make quick money with these excuses!

The City has lacked the legal manpower and funding to pursue judicial foreclosures, and believe that the non-judicial foreclosure process is a viable, more efficient and effective method for the City to collect liens on properties for civil fines.”

United States Supreme Court Justice

Ruth Bader Ginsburg



“Fourteenth Amendment Protection against excessive punitive economic sanctions secured by the Clause is, to repeat, both “fundamental to our scheme of ordered liberty” and “deeply rooted in this Nation’s history and tradition.

... those fines could be used to retaliate against political enemies and have been used as a source of revenue.”

These potent powers turn us into Communist China.

We unequivocally oppose the testimony of Honolulu Department of Planning and Permitting [Dawn Apuna](#) for obvious reasons.

There must be utmost respect and faithfulness to the Constitution. Private Property Rights is not something to fool around with for more revenues. Private Property Rights cannot be trampled upon simply because the county lacks manpower or obeying the existing laws is too lengthy and costly.

**The forefathers provided these civil rights protections to prevent tyranny. That's what exactly the US Constitution is about – to protect ordinary citizens from any **rogue** long arm of the government or from those in power who want more and more powers.**

## February 5, 2025 Judicial Committee: HRS 667 non-judicial Mortgage Foreclosure DOES NOT APPLY TO HB29. Hawaii private property owners DO NOT have a mortgage with the Counties!



JHA Public Hearing - Wed Feb 5, 2025 @ 2:00 PM HST



Hawai'i House of Representatives  
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# JHA

House Committee on

# Judiciary & Hawaiian Affairs

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At the JHA Committee Meeting on Feb 5, 2025, an attorney representing the Hawaii Bankers Association (HBA) testified that Hawaii already has a non-judicial foreclosure for delinquent mortgages per HRS 667, which is true.

BUT, we're talking heavy smokes and mirrors, apples and oranges here. Bankers can force a NON-JUDICIAL foreclosure if a private property borrower become delinquent.

But with this new POWER OF SALE HB29, it's a forced "taking". The public has [NO Mortgage relationship with the county](#). The County wants to sell a private property -- based on a County **civil fine** -- WITHOUT going to court. EVERY private property owner becomes a sitting duck.

This is really spooky. It exposes all private property owners to the whims of the government. This is a fast lane to Tyranny.

But, Chair #DavidTarnas said he would incorporate the bankers' testimony into a HB29 amendment. [https://www.capitol.hawaii.gov/sessions/session2025/Testimony/HB29\\_HD1\\_TESTIMONY\\_JHA\\_02-05-25\\_.PDF](https://www.capitol.hawaii.gov/sessions/session2025/Testimony/HB29_HD1_TESTIMONY_JHA_02-05-25_.PDF)

Do you want your constituents to become hostages? Who wants to have the long arm of government as your Police, Prosecutor, Judge, Jury, Executioner?

Here's one of many examples why do not want to give the long arm of government more powers! Who can trust the County to be the Police, Prosecutor, Judge, Jury & Executer?



CINDY ELLEN RUSSELL / CRUSSELL@STARADVERTISER.COM

**EXAMPLE** This is a 5,000 square feet lot with a **\$15.3 million** Fine for “overgrown weed”. The owner of this Kalihi property was a Hawaiian veteran with an amputated leg and suffering from cancer. He first learnt of his fines with DPP when the photo of his property appeared on the Star Advertiser. His helper asked DPP for help and was told that they could sign over their property to the city as a way to solve their fines problem.

Please Kill HB29. No good can come out of this unconstitutional tyranny.

Mahalo,  
Choon James, 293 9111  
[ChoonJamesHawaii@gmail.com](mailto:ChoonJamesHawaii@gmail.com)  
Community Advocate at Honolulu City Hall  
for over 20 years.

# MORE REFERENCES:

We also vehemently oppose Grassroot Institute of Hawaii amendment. With supposed advocates for private property rights, which private property owner needs more enemies? GIH's suggesting the unconstitutional taking of private property based on DPP fines is ok as long as the deprived owner is paid some is a dangerous fallacy. This fallacy is akin to saying it's ok for the government to seize one child as long as the government doesn't take the other children. (The city has existing tools to do its job.)

These few written testimonies are focused on one "nuisance neighbor" at 94-1144 Lumiauau Street, Waipahu, Hawaii. While we sense the frustrations of the neighbors, could the city or neighbors or neighborhood board or community groups get together to help each other? This "nuisance" family has owned this home since 1994 for 31 years. What problems could there be? How can neighbors help each other out? Live Aloha will protect us all; it may be this family today, it could be one of us tomorrow.

MORE REFERENCES: HB29 is unconstitutional.

## EXAMPLE #1

The screenshot shows the header of the U.S. Attorney's Office website for the District of Hawaii. It includes a DOJ Menu icon, the United States Attorney's Office logo, and navigation links for About USAO-HI, Find Help, and Contact Us. A search bar is also present. Below the header is a navigation menu with links for About, News, Meet the U.S. Attorney, Programs, and Contact Us. The breadcrumb trail reads: Justice.gov > U.S. Attorneys > District of Hawaii > Press Releases > Six Charged With Bribery Schemes For Official Acts At The Department of Planning and Permitting of The City and County of Honolulu.

### PRESS RELEASE

## Six Charged with Bribery Schemes for Official Acts at the Department of Planning and Permitting of the City and County of Honolulu

PRESS RELEASE **Six Charged with Bribery Schemes** for Official Acts at the Department of Planning and Permitting of the City and County of Honolulu Tuesday, March 30, 2021 Share For Immediate Release U.S. Attorney's Office, District of Hawaii HONOLULU, Hawaii – Today, the United District Court for the District of Hawaii unsealed Honest Services Wire Fraud charges against the following six individuals arising out of schemes in which employees of the Department of Planning and Permitting ("DPP") of the City and County of Honolulu took bribes in exchange for performing official acts at DPP:

**EXAMPLE #2**

**Which property owner in Honolulu would not be concerned about unequal application of law between “insiders” and “outsiders” at City Hall?**



Former Rep. Calvin Say said he’s helped others meet required years of service to access retirement benefits. Cory Lum/Civil Beat

Calvin was very nice to insiders but he wasn’t very nice to private property owners he doesn’t know. Caldwell’s Top Aide Lands City Council Gig To Cash In On Retirement Benefits The six-month job will set up former city Managing Director Roy Amemiya for benefits he can access for the rest of his life. By Christina Jedra / January 6, 2021

### EXAMPLE #3

Who would have thought that a prime lot in the middle of downtown Honolulu could end up being **sold by the city to the next door neighbor who is in real estate investment for ONLY \$112,000?**

## Piikoi Park being sold for \$112,000



<https://www.civilbeat.org/2024/08/honolulu-faces-opposition-over-sale-of-public-park/> Serota said Piikoi Mini Park was identified as an “underutilized property,” for a few reasons. The small space makes it hard to install popular amenities like pickleball courts, community gardens or dog parks, and there’s no parking. There are 32 mini parks on Oahu and it’s unusual for one to be sold by the city. “I’ve never seen anything like it come across my desk,” Kawano said. (City Budget Director).

EXAMPLE #4

**Which resident of Honolulu would not be concerned about unequal application of law between “insiders” and “outsiders” at City Hall?**



Which resident of Honolulu would not be concerned about unequal application of law between “insiders” and “outsiders” at City Hall? <https://countrytalkstory.com/?p=1842> This legal immigrant family was bullied by their City Councilwoman. There were violations but instead of reaching out to help this immigrant family with their farm, the City Councilwoman enlisted DPP, the long arm of EPA, Department of Health, DCCA and others against this family - - to gain perceived political points for her failed Republican gubernatorial campaign.

The family also worried that their small farm with several hundred feet of Kamehameha Highway frontage access - - might be possibly coveted by a local corporate owner with thousands of acres behind them with very limited ingress and egress. As of this writing, their problems with DPP have not been closed yet.

This family was used as the “Bad Boy” for the city from the former DPP Director below. DPP refused to help them. The city councilwoman told DPP not to issue permits to them but the family needed permit approval to cure their violations. They were forced to hire an attorney to dialogue with the city. [https://www.capitol.hawaii.gov/sessions/Session2022/Testimony/HB1434\\_TES TIMONY CPC\\_02-15-22\\_.PDF](https://www.capitol.hawaii.gov/sessions/Session2022/Testimony/HB1434_TES%20TIMONY_CPC_02-15-22_.PDF)

EXAMPLE #5

## Homeowner says former DPP employee arrested by FBI delayed his permits back in 2015



By [Rick Daysog](#)

Updated: Mar. 31, 2021 at 7:47 PM HST

**PLEASE KILL HB29! STOP this slippery slope to Authoritarianism in Hawaii.**

Compiled by [CountryTalkstory.com](#)

## HB29 HD2



Submit Testimony

Measure Title:	RELATING TO THE COUNTIES.
Report Title:	Counties; Civil Fines; Real Property; Power of Sale
Description:	Authorizes counties, after adoption of power of sale laws, ordinances, or rules, to sell private property after all notices, orders, and appeal proceedings are exhausted, and to use those revenues to pay unpaid civil fines related to that property. Requires the county to remit any amounts in excess of the unpaid civil fines to the property owner. Effective 7/1/3000. (HD2)
Companion:	
Package:	None
Current Referral:	WAL, JHA, FIN
Introducer(s):	CHUN

For the past 3 years, this Non-Judicial power of Sale was initiated by Honolulu Mayor Rick Blangiardi. Curiously, 2025 has Representative Cory Chun introducing this Bill HB29



**Chun, Cory M. (D)**

House District 35  
Portions of Pearl City and Waipahu,  
Crestview

Hawai'i State Capitol, Room 406  
Phone: 808-586-6170  
Fax: 808-586-6171  
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Sort by Date	Status Text
2/5/2025	<p>The committee on JHA recommend that the measure be PASSED, WITH AMENDMENTS. The votes were as follows: 9 Ayes: Representative(s) Tarnas, Poepoe, Belatti, Hashem, Kahaloo, Perruso, Takayama, Todd; Ayes with reservations: Representative(s) Shimizu; 1 Noes: Representative(s) Garcia; and 1 Excused: Representative(s) Cochran.</p>
1/31/2025	<p>Bill scheduled to be heard by JHA on Wednesday, 02-05-25 2:00PM in House conference room 325 VIA VIDEOCONFERENCE.</p>
1/30/2025	<p>Passed Second Reading as amended in HD 1 and referred to the committee(s) on JHA with Representative(s) Alcos, Matsumoto, Reyes Oda voting aye with reservations; Representative(s) Garcia, Muraoka, Pierick voting no (3) and Representative(s) Cochran, Ward excused (2).</p>
1/30/2025	<p>Reported from WAL (Stand. Com. Rep. No. 20) as amended in HD 1, recommending passage on Second Reading and referral to JHA.</p>
1/28/2025	<p>The committee on WAL recommend that the measure be PASSED, WITH AMENDMENTS. The votes were as follows: 9 Ayes: Representative(s) Hashem, Lamosao, Ichiyama, Iwamoto, Morikawa, Poepoe, Shimizu, Souza; Ayes with reservations: Representative(s) Belatti; Noes: none; and 1 Excused: Representative(s) Woodson.</p>

Is this HB29 related to Non-Judicial Foreclosures?

SB1135

SB332

HB467 HD1

February 24, 2025

## I AM IN STRONG OPPOSITION TO HB29!!!

To you all that YOU ARE PUBLIC SERVANTS, aka Public Actors, that REPRESENT THE PEOPLE, not your title/status and/or your paychecks. If you do not vote in favor of THE PEOPLE, you are not doing your duty as a representative of THE PEOPLE. Also, I would like to remind you all that you are committing war crimes against THE PEOPLE OF KE AUPUNI HAWAI'I.

On November 23, 1993, PUBLIC LAW 103-150 declares that the Congress:

(1) on the 100th anniversary of the illegal overthrow of the Kingdom of Hawaii on January 17, 1893, acknowledges the historical significance of this event which resulted in the **suppression of the inherent sovereignty of the Native Hawaiian people**;

(2) commends efforts of reconciliation initiated by Hawaii and the United Church of Christ with Native Hawaiians;

(3) apologizes for the overthrow and the deprivation of the rights of Native Hawaiians to self-determination;

(4) expresses its commitment to acknowledge the ramifications of the overthrow in order to provide a foundation for **reconciliation between the United States and the Native Hawaiian people**;

(5) urges the President to acknowledge the ramifications of the overthrow and to support reconciliation efforts.

Whereas, in a message to Congress on December 18, 1893, President Gover Cleveland reported fully and accurately on the **illegal acts of the conspirators**, described such acts as an **“act of war, committed with the participation of a diplomatic representative of the United States and without authority of Congress”**, and acknowledged that by such acts the government of a peaceful and friendly people was overthrown;

Whereas the indigenous Hawaiian people **never directly relinquished their claims to their inherent sovereignty as a people or over their national lands to the United States**, either through their monarchy or through a plebiscite or referendum;

Whereas the Native Hawaiian people are determined to preserve develop and transmit to future generations their ancestral territory, and their cultural identity in accordance with their own spiritual and traditional beliefs, customs, practices, language, and social institutions.

As a Kanaka Maoli, aka Native Hawaiian, this illegal State of Hawai'i government **does not have my permission** to do anything to the lands that we, the Kanaka Maoli, still have claim to.

I am also putting you all on notice. Notices are included in this testimony.

In complete OPPOSITION TO HB29,

*Tanya K. D. Alana Under duress/protest*

To: United States Supreme Court

To: Congressman Byron Donalds

To: Congressman Jim Jordan

To: Congressman Matt Gaetz

To: Congressman Thomas Massie

**The People’s Demand for Clarity on Correction and Punishment for Government Actors not Keeping Oath**

**Notice to Agent is Notice to Principal and Notice to Principal is Notice to Agent**

I, The People, one of the People (as seen in the 50 State Constitutions), have assembled with the People in order to demand that you, as a trustee of government, give us full disclosure on our inherent right to correct and punish government actors for not keeping covenant with the People as sworn by oath in the state and federal constitutions; And

**Please take notice that** the People have studied and realize that the old way of law (historical tradition, language, and constitutions) has been hidden from the People as evidenced by the recent rulings of the Supreme Court, showing attacks of the ATF and other administrative agencies as unlawful and that no government official was ever given the power to use the same agencies to attack the people (see evidence below);

**Maxim:** A new adjudication does not make a new law, but declares the old: because adjudication is the utterance of the law, and by the adjudication the law is newly revealed which was for a long time **hidden**. 10 Coke, 42 [Emphasis by Highlight Added]

**Please take notice that** we the People realize that attorneys and bureaucrats have been employing methods which are not law to attack the People who all government servants are the trustees of. Yet your oath demands that you protect the rights of the People, not adversarial parties, and punishment is due if one should disregard your oath (see evidence below):

**Maxim:** Punishment is due if the words of an oath be false.

**Black’s 5th Definition: Oath.** Any form of attestation by which a person signifies that he is bound in conscience to perform and act faithfully and truthfully e.g. President’s oath on entering office, Art. II, Sec. 1, U.S. Const. Vaughn v State, 146 Tex. Cr.R. 586, 177 S. W. 2d 59, 60.

**Please take notice that** it is my will, that you give clarity in regards to the People’s power to punish government actors for maladministration, malfeasance or attacking the People by use of unconstitutional statutes, agencies, or powers not granted in any constitution. If you believe the People have the power to punish said officials, please declare this openly in any court case or by official public statement as legislative body members. However, if you believe the People don’t have this power, please swear by affidavit under the penalty of perjury, and show constitutional provisions granting to you the power to attack the People or work with adversarial parties to deny the rights of the People.

X  
Autograph

08-21-2024  
Date

**Notice from the People Regarding Gross Maladministration and Demand of Remedy for  
Remonstrances-Declaration that Legislation, Statutory Provisions, Executive  
Orders, Administrative Programs, and other Contractual Agreement Violate the Trust Indenture  
with the People**

Notice to Agent is Notice to Principal and Notice to Principal is Notice to Agent

I, The People, one of the People (as found in Article I Hawaii Constitution), am writing to bring the following claims and facts, that you and your agents may provide due care and remedy.

As one of the People, I claim that there are statutes, acts, agenda, legislation, emergency proclamations, executive orders, edicts, mandates, democratic policy and the like, designed to control the People, acquire and repurpose property, the water and land for other's benefit and means, are being imposed on We the People, without our consent, following due process, and are unconstitutional; and, I claim further that Public Servants/Trustees carrying out this are in Maladministration, are in criminal trespass on the Constitutional rights/ Trust Agreement with We the People, and not in accordance with its expressed written provisions.

I claim that the loss of property, life, safety and happiness, obstruction of liberty, due to negligence and/or unconstitutional acts have created harm and violated my rights and the Trust Agreement/Hawaii Constitution.

All federal, state, county, its municipal government agencies, departments, organizations, the Executive, Legislative and Judicial Branches, its respective agencies, and its subsidiaries, employees and contractors with foreign interests and agendas are acting as Public Servants and Agents for Administration of Programs created by public servants, in partnership with corporations and private associations, funded by taxes collected by, and property of We the People, and as such are **restricted** by the provisions of the Constitutions of the United States, Hawaii Constitution, and of the other forty-nine (49) States (Declared and Undeclared Rights/Bills of Rights, People have ALL political power). I demand remedy for these remonstrances, [Emphasis by highlight added] See reference below:

**HAWAII STATE CONSTITUTION PREAMBLE Text of Preamble:**

We, the people of Hawaii, grateful for Divine Guidance, and mindful of our Hawaiian heritage and uniqueness as an island State, dedicate our efforts to fulfill the philosophy decreed by the Hawaii State motto, "Ua mau ke ea o ka aina i ka pono."

We reserve the right to control our destiny, to nurture the integrity of our People and culture, and to preserve the quality of life that we desire.

We reaffirm our belief in a government of the people, by the people and for the people, and with an understanding and compassionate heart toward all the peoples of the earth, do hereby ordain and establish this constitution for the State of Hawaii. [Am Const Con 1978 and election Nov 7, 1978]

## POLITICAL POWER

Section 1. All political power of this State is inherent in the People and the responsibility for the exercise thereof rests with the People. All governments are founded on this authority. [Emphasis by highlight added]

The People have the right to alter or reform the same, whenever the public good may require it. [Emphasis by highlight added]

As one of the People, I claim that the actions of all of the above-named Public Servants have far surpassed the danger of Maladministration, which event then requires us, we the People, to alter, reform, or abolish. (Please see authority above)

## RIGHTS OF INDIVIDUALS

Section 2. All persons are free by nature and are equal in their inherent and inalienable rights.

Among these rights are the enjoyment of life, liberty and the pursuit of happiness, and the acquiring

and possessing of These rights cannot endure unless the people recognize their property.

corresponding obligations and responsibilities. [Am Const Con 1978 and election Nov 7, 1978]

It is the Peoples' obligation and responsibility as co-owners of the Trust Agreement to require and ensure that the servants abide by their obligations and responsibilities and to correct things when they are not. This includes when servants take it upon themselves to override these rights under the excuse of emergency or natural disaster.

## DUE PROCESS AND EQUAL PROTECTION

Section 5. No person shall be deprived of life, liberty or property without due process of law, nor be denied the equal protection of the laws, nor be denied the enjoyment of the person's civil rights or be discriminated against in the exercise thereof because of race, religion, sex or ancestry. [Ren and am Const Con 1978 and election Nov 7, 1978]

## HABEAS CORPUS AND SUSPENSION OF LAWS

Section 15. The privilege of the writ of habeas corpus shall not be suspended unless, when in cases of rebellion or invasion, the public safety may require it.

The power of suspending the privilege of the writ of habeas corpus, and the laws or the execution thereof, shall never be exercised except by the legislature, or by authority derived from it to be exercised in such particular cases only as the legislature shall expressly prescribe. [Ren and am Const Con 1978 and election Nov 7, 1978]

## EMINENT DOMAIN

Section 20. Private property shall not be taken or damaged for public use without just compensation. [Am Const Con 1968 and election Nov 5, 1968; ren Const Con 1978 and election Nov 7, 1978]

**Please take notice,** private property shall not be taken by the State for public use, it cannot be taken for private use or for the commercial use of others without just compensation as determined by the property owners and under contractual agreement between both parties. Consent of the property owner is paramount.

## LIMITATIONS OF SPECIAL PRIVILEGES

Section 21. The power of the State to act in the general welfare shall never be impaired by the making of any irrevocable grant of special privileges or immunities. [Ren and am Const Con 1978 and election Nov 7, 1978]

The governor does not have the power to, or appoint other elected, unelected servants, contractors or employees to any office or duty under any circumstance, including emergencies, and provide them with immunity from liability where declared rights violations are concerned. The People have all Political power, never gave the governor or any other servant more power than what the People have. Since any one of the People do not have special privileges or immunities from Constitutional Law, neither can those who work for the People. The Supreme Court affirmed in a 9-0 decision that servants do not have immunity when they violate their oaths to protect the provisions in the Trust Agreement/Constitutions with the People, and can be punished. The People intend to use the Common Law, the fundamental law to enforce this, by right.

## ARTICLE 7 Section 4. TAXATION AND FINANCE

### APPROPRIATIONS FOR PRIVATE PURPOSES PROHIBITED

Section 4. No tax shall be levied or appropriation of public money or property made, nor shall the public credit be used, directly or indirectly, except for a public purpose. No grant shall be made in violation of Section 4 of Article I of this constitution. No grant of public money or property shall be made except pursuant to standards provided by law. [Ren Const Con 1968 and election Nov 5, 1968; ren and am Const Con 1978 and election Nov 7, 1978]

**Please take notice,** in addition to the prohibition of the taxation of commercial property for private use, the People never granted the State, Counties or municipalities the power to tax the private property of the People, only commercial use property. This includes but is not limited to: land, cars, trucks and other property used in the mode of travel, crops not sold in commerce to the public or through Private Membership Agreement, private contract. The administrative programs doing so are in violation of the Trust Agreement, are null and void.

We live in a Constitutional Republic where the People's rights are violated. We do not live in a democracy or a democratic republic. No majority, consensus, entity, organization, corporation, elected or unelected servants, administrative program, foreign entity or private membership agreement (eg. UNITED STATES, Inc., United Nations, World Economic Forum, World Health Organization, International Monetary Fund, Federal Reserve) can violate these rights without consent, due process. This matter has been upheld numerous times by the Supreme Court.

The natural rights to preserve life, liberty, the safety and the property of each man, woman and child are Law. Each one has individual needs and requirements based on their own situation as it dictates. They are not up for debate. Democratic Policy that has infected government since the 19th Century, unlawfully replaced common law in order to bring in Administrative Procedure and Statutory Provision involving private matters of the People, unconditionally, as a circumvention and run around in order to flip the order of political power and rights to property. Yet, there is no provision granted by the people allowing this. There has been gross maladministration and violations attacking these rights. The acts leading up to, during and after the fire incident in Lahaina, Maui, are a clear example. The People demand remedy.

As one of the People, I remind you that the People in all 50 (fifty) states are entitled to the protections and rights listed in their several Constitutions which all contain similar language protecting the Peoples' rights as evidenced below from the United States Bill of Rights;

## The Constitution of the United States Bill of Rights-Amendment X

“The powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people.” [Emphasis by highlight added]

**Please take Notice** that all statutes, orders, Acts, mandates, administrative programs, treaties, contracted agreements, whether issued by a Presidential edict or Executive Order, gubernatorial proclamation, by State or municipal governments, or their agencies, that do not follow the Trust Agreement and maxims of law, are null and void.

**Please take notice that** I understand clearly that a statute, as written, is not the common law and was not created to interfere with COMMON LAW or STATUTORY RIGHTS of the People. I understand they are completely different. Statutes, mandates, rules, code, orders, are all government construct and limited to those employed within the government or contracted with government, operating in commerce. Though attorneys have failed to learn or inform the People of the difference, the federal and state legislatures have absolutely no power to create the Common Law, as the People are the source of that law.

Furthermore, all government workers swear, by oath, to protect the common law rights of men, and it is their duty to uphold them. Please see evidence for these statements below:

### Common Law, Black's Law 5th Edition:

**Common law.** As distinguished from law created by the enactment of legislatures, the common law comprises the body of those principles and rules of action, relating to the government and security of persons and property, which derive their authority solely from usages and customs of immemorial antiquity, or from the judgments and decrees of the courts recognizing, affirming, and enforcing such usages and customs; and, in this sense, particularly the ancient unwritten law of England. The "common law" is all the statutory and case law background of England and the American colonies before the American revolution.

People v. Rehman, 253 C.A.2d 119, 61 Cal.Rptr. 65, 85. "Common law" consists of those principles, usage and rules of action

to government and security of persons and property which do not rest for their applicable upon authority

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any express and positive declaration of the will of the legislature. Bishop v. U. S., F.Supp. 415, 418. [This is an excerpt from D.C.Tex., definition and Highlight

is for Emphasis]

**Please take notice that** the Legislature is bound by the common law and cannot block those rights secured by the common law at any time;

### Common Right, Black's Law 5th Edition:

**Common right.** Right derivative from common law. Right peculiar to certain people is not a common right.

**Please take notice that** there is no one in the Federal Congress(DC) or state Legislatures giving the People rights. What the Federal Congress and state Legislature create as statutory rights, are simply for persons under their statutory scheme. The rights of the People, declared in all state constitutions, are foundational, of highest authority, and all government officials swear by oath to protect them as their primary duty;

### Constitutional Right, Black's Law 5th Edition:

**Constitutional right.** A right guaranteed to the citizens by the Constitution and so guaranteed as to prevent legislative interference therewith. See also Constitutional freedom; Constitutional liberty or freedom; Constitutional protections.

**Please take notice that** the People do not have a contract with BAR members, your attorneys, who continue to instruct you that you may run over the People's rights, and then omit important parts of the law, so you may say that you had a good faith belief that all you did was acceptable. As one of the People, I believe it may be wise for you to learn the Constitutions that you swore to protect, and if you have not previously read them, you may wish to begin now. Please understand that it is you that swore and made an obligation to the People. If you should be found in trespass of your oath, your attorneys have absolutely no responsibility or punishment for hiding the law or failing to teach you the law and the Constitution.

All officers of government take Oaths to uphold the Constitutional provisions and thus to safeguard those rights. See reference below:

Oath of Office for Hawaii Elected Servants:

## Article 16 Section 4. OATH OF OFFICE

Section 4. All eligible public officers, before entering upon the duties of their respective offices, shall take and subscribe to the following oath or affirmation: "I do solemnly swear (or affirm) that I will support and defend the Constitution of the United States, and the Constitution of the State of Hawaii, and that I will faithfully discharge my duties as ... to best of my ability." As used in this section, "eligible public officers" means the governor, the lieutenant governor, the members of both houses of the legislature, the members of the board of education, the members of the national guard, State or county employees who possess police powers, district court judges, and all those whose appointment requires the consent of the senate. [Ren and am Const Con 1978 and election Nov 7, 1978; am SB 1440 (1992) and election Nov 3, 1992] [Emphasis Highlighted]

**Please take Notice** that the government officials lack authority, and there is a lack of historical precedent, because the People never granted that authority in any of the 51 Trust Indentures.

## THE MATTER OF STATUTES

### c. Constitutional-doubt canon

Statutes should be construed so as to avoid placing their constitutionality in doubt. *Crowell v. Benson*, 285 U.S. 22, 62 (1932).

**Please take notice**, the statute(s) passed and enacted by the legislature in Hawaii, which converted declared rights into conditional privileges by requiring a tax or fee in order to enjoy, engage in, or participate in exercising ANY Article 1 Right, or by instituting exemptions, and subsequently modifying terms or repealing them, for example, requiring the children of the People to be vaccinated in order to attend public or private school, and participate in the Title 42, non-positive law, revenue generating administrative program, should have followed this canon. Current legislative bills and acts amending existing statute and code, in order to require as many of the children of the People and adults likewise, to participate in the administrative program should follow suit as well. They are unconstitutional, they violate the private, declared rights of the People, and their liberty interests in making their own, private health decisions, even while participating in public.

**Commerce Clause.** The Commerce Clause, which entitles Congress "[t]o regulate Commerce ... among the several States," U.S. Const. art. I, §8, cl. 3, is the only enumerated power that conceivably empowered Congress to enact the Emergency Provision. While courts have broadly construed the Clause's language, two limiting principles prove relevant here. First, this Court "*always has* rejected readings of the Commerce Clause and the scope of federal power that would permit Congress to exercise a police power." *United States v. Morrison*, 529 U.S. 598, 618–19 (2000) (quotation omitted). Because Congress has no police power, and because regulating public health and safety is part of the police power, *Jacobson v. Massachusetts*, 197 U.S. 11, 24–25 (1905), the Commerce Clause gives Congress no power to regulate public health and safety. Second, the Commerce Clause does not permit the regulation of private inactivity, such as the decision not to purchase health insurance. *NFIB v. Sebelius*, 567 U.S. 519, 557–58 (2012) (op. of Roberts, C.J.).

**Please take further Notice** the People never gave the Federal or State Executive branches the authority to create mandates, executive orders, Emergency Temporary Standards or policies that violate declared rights of the People, without consent or following due process, whether they are in private or acting as persons in **commerce**. This includes those persons who own or work as employees for corporations that partner and work under Federal Contract. The People never gave permission to Trustees to convert a declared or natural right into a conditional privilege. [Emphasis Added by Highlight]

The People never gave permission or authority to subject the People (Who reserve PRIVATE status under Constitutional Authority) to statutory, commerce law, Acts, Statutes, Codes and Orders, which abrogate Constitutional declared rights, which contain provisions such as: exemptions that can set terms, can be amended, abolished or revoked whichever way the "political wind" blows, however a group, consensus, or majority wish to dictate at the time, and convert ANY of the declared rights into a conditional privilege. Likewise, the People were never given authority to waive those rights. The People do not need exemptions or conditional permissions in order to reserve or exercise ANY declared right. The declared rights of the People are PRIVATE.

## Texas Constitution Article 1 Section 19: Deprivation of Life, Liberty, Etc.; Due Course of Law

"No citizen of this State shall be deprived of life, liberty, property, privileges or immunities,

or in any manner disfranchised, except by the due course of the law of.”  
the land [Emphasis  
by Highlight Added]

### Kentucky Constitution Bill of Rights Section 2 - Absolute and Arbitrary Power Denied:

“Absolute and arbitrary power over the lives, liberty and property of freemen  
exists [Highlight]  
nowhere in a republic, not even in the largest [Emphasis Added by  
majority.” Norton v Shelby

### County, 118 US 425 (1886) Supreme Court decision

"An unconstitutional act is not Law it confers no rights; it imposes no duties; affords no protection: it  
creates no office. It is, in legal contemplation, as inoperative as though it had never been passed."  
[Emphasis Added by Highlight]

**Please take notice** that government, its institutions, and existence is intended to only exist for the good of the  
whole. History has shown this to be the contrary with regards to the Hawaiian People, the natives, the Kanaka,  
the Kapuna. Federal, State and local governments have favored the will of corporations, individuals, and  
revenue/profit over the life, liberty, safety, property rights, equal access to water, and happiness; violating their  
Article 1 Declared Rights, in favor of special interests, and neglecting the whole. These acts are in gross  
maladministration and the People demand remedy.

### Madison v. Marbury, 5 U.S. 137 (1803)

Chief Justice John Marshall noted, “. . . A law repugnant to the Constitution is void, and that court, as  
well as other departments, are bound by that instrument.” [Emphasis Added by  
Highlight]

#### SUPPORTING MAXIMS OF LAW

Reference: MAXIMS OF LAW, by Charles A. Weisman

### 1. ACCIDENT

**1d.** Mistakes, neglect, or misconducts are not to be regarded as accidents. *Citizens Nat. Bank v. Cincinnati*, 19  
Ohio Ded. 685, 687.

Elected servants cannot regard their mistakes, neglect, or willful misconduct as an accident. [Emphasis Added  
by Highlight]

### 2. ACT, ACTS, ACTIONS

**2d.** Not what is said, but what is done, is to be regarded. *Co. Litt.* 36; 6 Bingham 310; *Osborn v. Cook*, 11 Cush.  
(Mass.) 536.

**2r.** Acts indicate the intention. 8 Coke, 291; Broom, *Max.* 270; *Troy v. Yelle*, 176 P.2d 459, 463.

Elected servants, your actions on record, and the events that have taken place, are what  
show

your intention and what are being regarded in the  
matter.

**We the People**, with all political power, demand remedy by repealing all executive proclamations, orders,  
legislative statute, with language attacking, violating, trampling the Peoples Rights. Language must be replaced  
with and include: “the People, as found in Article I in the Hawaii Constitution, are exempt .” [Emphasis Added  
by Highlight]

### 11. AUTHORITY, POWER (See also SERVANT, JURISDICTION)

**11f.** Power can never be delegated which the authority said to delegate never possessed itself. *N.J. Steam Co. v.*  
*Merch Bank*, 6 How. (47 U.S.) 344, 407.

Elected servants did not receive permission from the People to delegate authority to a foreign entity or to carry  
out their agenda.(Eg. United Nations) The People have no charter with them. Likewise, you never possessed  
authority to trample declared rights of the people or delegate it to others.

**11i.** Where there is no authority for establishing a rule, there is no necessity of obeying it. *Black's*, 2d  
1181; *Dav. Ir. K.B.* 69. Unless power is for no purpose. *Branch*,  
*Princ.*

## 18. COMMON LAW (See Also: CUSTOM :- LAW)

- 18a.** Those things which are derogatory to the common law are to be strictly interpreted. *Jenk. Cent.* 29; *Id.* p. 221, case 72.
- 18c.** Things derogatory to the common law are not to be drawn into precedent. Branch, *Princ.*
- 18e.** The custom of all the countries is the common law of the country. *Jenk. Cent.* 119.

## 51. GOVERNMENT

- 51a.** The government cannot load a citizen with imposition against his will or consent. 2 *Coke*, 61.
- 51b.** The government is to be subject to the law, for the law makes the government. C.L.M.
- 51c.** Obedience makes government, not the name by which it is called. C.L.M. **51e.** No one should hold two offices at the same time. 4 *Inst.* 100.

Police Chief John Pelletier holds two offices. One as Chief of Police and one as Coroner.

This is a

**conflict of interest**, and John Pelletier **should resign**. Governor Josh Green has acted as though he

holds two offices. One as Governor of Hawaii and another as an agent for the United Nations. His actions on record show that the intent to abrogate the Hawaii Constitution in favor of carrying out the agenda of a foreign entity are conflicts of interest. He should resign. [Emphasis Added by Highlight]

- 51i.** Individual liberties are antecedent to all governments. C.L.M.
- 51k.** The law is not to be violated by those in government. *Jenk. Cent.* 7.
- 51m.** Men must turn square corners when they deal with the government. *Rock Island R.R. v. U.S.*, 254 U.S. 141, 143.
- 51o.** All political power is inherent in the people by decree of God, thus none can exist except it be derived from them. American Maxim.
- 51p.** The main object of government is the protection and preservation of personal rights, private property, and public liberties, and upholding the law of God. *American Maxim.*
- 51q.** A frequent recurrence to fundamental principles, and a firm adherence to justice, virtue, and original law, are indispensably necessary to preserve the blessings of liberty and good government. *American Maxim.*

It is the Peoples' wish, order and demand that the state and county governments return to its

fundamental principles with a firm adherence to the [Emphasis Added by Highlight] above.

**The premise of Notice to Agent is Notice to Principal and Notice to Principal is Notice to Agent specifically means that both principal and agent are deemed to have notice of whatever either has notice of and ought, in good faith exercise care and diligence to communicate to the other, to its departments, branches, agencies, and its employees.** [Emphasis Added by Highlight]

- 51r.** As usurpation is the exercise of power, which another has a right to; so tyranny is the exercise of power beyond right, which no body can have a right to. *Locke, Treat.* 2, 18, 199.
- Please take note** that We the People witnessed federal, state and county agencies, private contractors, FEMA, military and other contractors acting as security and police in Lahaina, Maui, immediately following the fires. They obstructed the Peoples rights for access to their property not only to deliver food and aid to those in need, they erected barrier fences and blockades, preventing access and observation of activity being conducted on the land, with the EPA recommending Soiltac to distribute chemicals onto their land without permission. They usurped an exercise of power they were never granted by the People.
- The State has no right to regulate Private rights of the People, period. They were denied access to public docks and roads for emergency provisions after the disaster event. They were denied access to the cultural and religious areas affected by the disaster.
- Please take notice** that We the People wish, order and demand all federal, state and county agencies, private contractors, commercial buyers, developers and international corporations, cease and desist, and vacate the lands and properties surrounding Punalu'u in Ka'u on the Island of Hawaii; Leilani Estates in Puna on the Island of Hawaii where geothermal blasts are currently compromising the lava fissures, land, water, and marine ecosystem, and affecting the health and well-being of the people. This activity violates Article I of the Trust Agreement, the corporations have been notified, the servants have been notified of these violations, the people have been ignored, and corporations continue to do harm. The People, with all political power, have the power to force the legislature to revoke any license to do business within the State when the officers and agents refuse to take corrective action, after violating the People's Rights.
- Please take further notice**, that We the People wish, order and demand that all federal, state and county agencies, private contractors, commercial buyers, real estate brokers, developers and international corporations **vacate projects incentivized for development of commercial land expansion** throughout the islands and its

counties of O'ahu, Kaua'i, Moloka'i, Maui, and Hawai'i Island. This includes initiatives such as "Opportunity Zones" for new community development promoting commerce that the People did not authorize. It is unlawful to be brokering land for which no government official, agency, or real estate broker was given the permission to sell by the People.

**Please take notice** that We the People also wish, order and demand that any entity operating within the islands and compromising our rich soil with toxic contaminants be removed from operation; any person or agency compromising our natural cave ecosystem, disrupting our heiaus or excavating our iwi kupunas, dredging or mining of our ocean floors - the marine ecosystem immediately halt all operations. The People did not authorize or provide permission to conduct activities that directly affect the People's land and natural resources. The unlawful statutes have allowed federal, state, county, and its unlawful agencies to mismanage the interests of Hawaii, to properly represent and protect the People's culture. It is also unlawful to allow, authorize and approve foreign interests and buyers to our lands, just the same as it is for domestic interests.

**Please provide proof of any constitutional provision that allows an elected servant, official, or its**

**agencies to enforce or delegate any authority against the people.**

This is a violation of Hawaii State Constitution, Article XII OFFICE OF HAWAIIAN AFFAIRS, TRADITIONAL AND CUSTOMARY RIGHTS Section 7. "The State reaffirms and shall protect all rights, customarily and traditionally exercised for substinance, cultural and religious purposes and possessed by ahupua'a tenants who are descendants of Hawaiians who inhabited the Hawaiian Islands prior to 1778, subject to the right of the State to regulate such rights."

This is a violation of the Hawaiian Kingdom's Constitution of 1864, Article 1. "God hath endowed with certain inalienable rights; among which are life, liberty, and the right of acquiring, possessing, and protecting property, and of pursuing and obtaining safety and happiness."

#### **54. HOMES, HOUSE, RESIDENCE**

**54c.** There is nothing more sacred, more inviolate, than the house of every citizen. C.L.M.

#### **57. IGNORANCE (See also: KNOWLEDGE ~ ERROR)**

**57a.** Ignorance of those things which one is bound to know excuses not. *Hale*, P.C. 42; *Broom*, *Max.* 267; 4 Bl. *Comm.* 27.

#### **66. JURISDICTION (See also: AUTHORITY ~ JUDGE ~ JUDGMENT)**

**66d.** Statutes are confined to their own territory, and have no extraterritorial effect. *Woodworth v. Spring*, 4 Allen (Mass.) 324.

Likewise, the political agenda of a foreign interest, without charter agreement or permission from

the People has no extraterritorial [Emphasis Added by Highlight] effect.

#### **70. LAND, REAL ESTATE (See also: HOMES ~ PROPERTY ~ INHERITANCE)**

**70L.** Water runs and ought to run as it has used to run. *Bouv.* 118; *Kauffman v. Griesemer*, 26 Penn. St. 407, 413; 3 Kent, *Comm.* 439.

It is past time to restore water rights back to the way they flowed prior to contracts with corporations, which diverted a significant volume of water for their special interests, over the natural rights of the inhabitants, the People. [Emphasis Added by Highlight]

**70p.** Allodial land is that possessed by a man in his own right, free and absolute, without owing any rent or service to any superior. *Barker v. Dayton*, 28 Wis. 367, 377; 2 Bl. *Comm.* 104; 3 Kent, *Comm.* 495.

Private land ownership is a right of the People. Government is not superior and has no authority to

tax, require registry or license in order to own or possess a private [Emphasis Added by Highlight] right.

[Highlight]

**70q.** The law of God and the law of the land are all one; and both preserve and favor the private rights to the land. *Keilw.* 191.

#### **84. OATHS**

**84h.** In law, none is credited unless he is sworn. All facts must, when established by witnesses, be under oath or affirmation. *Cro. Car.* 64; *Bouv.* 130.

This is why anything an elected servant says publicly or through a written document will not be

credited unless it is through sworn, notarized affidavit. [Emphasis Added by Highlight]

**91. PROPERTY RIGHTS & POSSESSION (See also: LAND LEGAL RIGHTS, INHERITANCE) 91ee.** No man is compelled to sell his own property, even for a just price. 4 *Inst.* 275.

**Please take Final Notice**, all servants, employers, businesses, legislative body members, and Administrative Agency actors, that as one of the People, I wish for you to know all of the deception and ignorance of your attempts to remove the liberties of the People, are without excuse. The People are the Masters of government and the time for correction is now. I send this Notice in complete love and peace, and in the hope that these errors will be promptly corrected, so that we shall dwell in liberty, and you may stand honestly in your dealings with those you are hired or elected to serve.

The People, having all political power and hiring servants to carry out their business, never granted authority for those servants to coerce or force the people into contracts, programs or provisions, systems, foreign agendas, state statute or executive orders and proclamations that are falsely presented as law. I, as one of the People, hereby wish, order, and demand the recipients of this Notice show the Constitutional Provisions granting such authority, by sworn, notarized affidavit under penalty of perjury, where you believe you can trample upon the inherent rights of the People enumerated below; and provide the Constitutional authority being used to ignore/defy US and State Constitutional Laws, and Supreme Court precedents. The People shall not be deprived of life, liberty or property, without due process of law. Any other form of communication will be considered invalid as stated in the aforementioned maxim of law. [Emphasis Added by Highlight]

The people demand that you show these items within five (5) days, or you agree, by tacit acquiescence, that you are working in maladministration to attack the People, against your Trust Indenture/Constitution, and are knowingly Trespassing against the rights of the People you swear to protect, committing Trust Fraud. If you fail to meet these demands, you agree to \$10,000,000.00 personally, for ANY and ALL encroachments against the rights of the People. This Notice shall stand as evidence against you that any transgression was with full knowledge and understanding of these issues. [Emphasis Added by Highlight]

To: Supreme Court

To: Jim Jordan, Thomas Massie, Marjorie Taylor Greene

## Notice and Demand for Clarity in Regards to People's Remedies

I, The People, one of the People (as seen in the 50 State Constitutions), Sui Juris, by necessity, do present you with the following fundamental principles that you may provide immediate due care:

**Please take notice that** the People have assembled and taken proper time to study and have come to the realization that the constitutions are trusts and that the government is at all times, in a legal way, amenable to the People (see evidence below):

### John Locke Two Treatises of Government

171. Secondly, political power is that power which every man having in the state of Nature has given up into the hands of the society, and therein to the governors whom the society hath set over itself, with this express or tacit trust, that it shall be employed for their good and the preservation of their property. (Underlined for emphasis)

### New Hampshire Constitution Bill of Rights Text of Article 38: Social Virtues Inculcated

A frequent recurrence to the fundamental principles of the constitution, and a constant adherence to justice, moderation, temperance, industry, frugality, and all the social virtues, are indispensably necessary to preserve the blessings of liberty and good government; the people ought, therefore, to have a particular regard to all those principles in the choice of their officers and representatives, and they have a right to require of their lawgivers and magistrates, an exact and constant observance of them, in the formation and execution of the laws necessary for the good administration of government. (Underlined for emphasis)

### New Hampshire Constitution Bill of Rights Text of Article 10: Right of Revolution

Government being instituted for the common benefit, protection, and security, of the whole community, and not for the private interest or emolument of any one man, family, or class of men; therefore, whenever the ends of government are perverted, and public liberty manifestly endangered, and all other means of redress are ineffectual, the people may, and of right ought to reform the old, or establish a new government. The doctrine of nonresistance against arbitrary power, and oppression, is absurd, slavish, and destructive of the good and happiness of mankind. (Underline added for emphasis)

**Please take notice that** the People in assembly and study have realized in the historical context and in the text tradition of America, that the People instituted government for their benefit and needs, and that it is not acceptable for government officials to blatantly attack rights, block forms of redress, or decide not to protect the common rights of the People, which are derivative of the common law (see blacks law 5th edition). There has also been an open and consistent battle from government servants and attorneys, shaking a fist of rebellion upon the People, as though the People don't have the power to hold them accountable according to the law.

Understanding that the people have the right of redress, the People demand, wish and order, for you to provide clarity regarding the People's right, in a historical context of reporting crimes directly to grand juries (without being blocked by bar association members), a right to the use of Arbitration, a right of free access to legislative bodies as they have a duty to give redress freely, without obligation to purchase, denial or delay, as well as other remedies. This demand for point of clarity is made by necessity as the attacks are made on a loving and Christian people, who present the following evidence of attacks attached. If you believe that the People are constitutionally and lawfully allowed to be summarily dismissed and subjected to attacks by attorneys or actors in government, please respond by sworn affidavit within 14 days with constitutional provisions stating the same. However, the People dating back to the Magna Carta and scriptures, whose principles had an integral part in establishing our Republic, had a right to take a matter before the brethren, to arbitrate, and that the People in America have a guaranteed right to protect life, liberty and property, and that all servants are trustees. As such, the People have a right to immediate remedy for breach of trust and can demand remedy for wrongs done. This notice is sent to you in the peace and love of Christ that justice and restoration may be had as the People should not have to suffer wrongs and tyranny, while waiting for

a fictitious process and administrative nonsense. (Please see attached evidence of sufferings of the People).

**Black's Law Dictionary 5th Edition**

**COMMON RIGHT.** A term applied to rights, privileges, and immunities appertaining to and enjoyed by all citizens equally and in common, and which have their foundation in the common law.

X

\_\_\_\_\_  
Autograph

08-21-2024 \_\_\_\_\_  
Date

Hello,

It is my wish as one the people to present to you examples of evidence of two New Hampshire state representatives and a group of attorneys from various parts of the country that took to social media to argue their claims of the people being without power to instruct or demand exact due regard to law as seen in the constitutions. These examples are given to you, that, by necessity, you should publicly acknowledge that the People's rights to demand the constitutions be followed as the contracts and trust they are, that the people may return judgement to truth and law. I want to thank you for returning to the One Step method which emphasizes founding generation's understanding of words. When I look in Websters 1828, it shows the word "instruct" to mean "To give Notice; to furnish with orders." As long as the people give Notice containing instructions for Trustees to fall back in line w the terms of the Express Trusts they swore oaths to, we should be expecting a due regard to those terms. We offer Trustees a way to rebut our instructions, but if they do not rebut, then we expect responsiveness and they swore oaths promising responsiveness at all times. Please see the following screenshots as just a very small sampling of how our Trustees are using public platforms, to dissuade other Trustees, from accepting lawful instructions by way of Notice.

DISTRICT? @LeanCushmanNH

@travis4nh

11/

There are two things we can discuss:

- \* fluffy words
- \* actual process

If there is no process / feedback loop for a thing, then it's meaningless.

You can rant all you want that I "have to" listen to the demands of a non constituent, but I refute your theory thusly <kicks rock>

9:16 AM · 02 Apr 24 · 155 Views

1 Repost 8 Likes



travis4nh @travis4nh · 1h

1 reply 1 like 27 views

Leah Cushman @LeahCushmanNH

Replying to @NHArt32 and @travis4nh

Travis, one of the notices did come from a Weare resident. Regardless, we swore oath to protect the constitutional rights of all people of New Hampshire. We



Mike Belcher and travis4nh liked a post you were mentioned in  
How exactly are you going to enforce your "breach of contract" without filing a lawsuit?

travis4nh @travis4nh

Correct, I do not understand that.

InPersonamJurisdiction @NHArt32 · 19h  
Replying to @paramourdonkey @ClintKieler and @travis4nh

He may not understand that the NH Const is a literal contract.

4:41 PM · 28 Mar 24 · 372 Views

11 Likes

Post

recurrence to the fundamental principles of the constitution, and a constant adherence to justice, moderation, temperance, industry, frugality, and all the social virtues, are indispensably necessary to preserve the blessings of liberty and good government; the people ought, therefore, to have a particular regard to all those principles in the choice of their officers and representatives, and they have a right to require of their lawgivers and magistrates, an exact and constant observance of them, in the formation and execution of the laws necessary for the good administration of government.

June 2, 1784

1 reply 1 like 74 views

Justin W. Mosteller @OstateJay · 12h ...  
Indulge me - I'd like to retranslate your above post by putting the language into layman's terms to help us understand it better. See the following posts:

2 replies 1 like 68 views

Justin W. Mosteller @OstateJay · 12h ...  
We want officers of government who refer back frequently to the fundamental principals of the constitution, and who seek after justice, moderation, temperance, industry, frugality, and all social virtues required to preserve the blessing for freedom and good government. /1

2 replies 2 likes 73 views

Justin W. Mosteller @OstateJay · 11h ...  
Therefore ppl should keep the above

This Post is from an account you blocked. View

This Post is from an account you blocked. View

Justin W. Mosteller @OstateJay · 11h ...  
Therefore ppl should keep the above virtues in mind when selecting their leaders, and should expect that those leaders practice those virtues in the performance of their duties. The people have a right to expect that their elected officials abide these virtues while in service.

2 replies 1 like 60 views

InPersonamJurisdiction @NHArt32 · 11h ...  
No it doesnt say "right to expect". It says "right to require" constant & exact. Sorry but u r attempting to inject a watering down of the original text. It also tells us to bring a frequent recurrence (not every 2 yrs) to fundamental principles (direct reference to the Maxims)

1 reply 1 like 4 hearts 519 views

## The Peoples Notice of Recognition of Abused Power and Nullified Actions

Notice to Principal is Notice to Agent and Notice to Agent is Notice to Principal

I, \_\_\_\_\_ The People \_\_\_\_\_, one of the People, as seen in the 50 American states (republican in form) Sui Juris, do present this Notice for you and your agents to take immediate due care;

**Please take notice that** the people have come together and assembled in order to examine the vitally important issues regarding our educational systems and attorneys failure to teach or use fundamental law and how it affects the functions of tribunals (presumed courts) which have not followed the common law as is required, nor fundamental principles (maxims) for decades, while attacking the people; and

**Please take notice that** we the People began to put the Supreme Court on notice, as well as Jim Jordan and other Congressional members, as is our duty under the constitutionally supported concept of creating an atmosphere wherein the People instruct government in a frequent recurrence to fundamental principles;

**Maxim:** A frequent recurrence to fundamental principles, and a firm adherence to justice, virtue, and original law, are indispensably necessary to preserve the blessings of liberty and good government. American Maxim. and

**Please take notice that** the People have been writing notices to the Supreme Court ahead of all the decisions reigning in the ATF, OSHA, mandates, forced vaccinations using bureaucrats, attorneys and tribunals acting unlawfully to take children, property and rights from the People, now and forever do declare these acts were void without utilizing proper judges and of no effect;

**Maxim** of Law 46d: Where the law prescribes a form, the nonobservance of it is fatal to the proceeding, and the whole becomes a nullity. Best, Ev. Introd. s. 59. and

**Please take notice that** as one of the People, I realize that any actions taken without lawful authority, courts of record, with an independent judge and trial by jury, whether at state or federal level, nullifies all such actions as is supported within Justice Gorsuch's concurring opinion re., LOPER BRIGHT ENTERPRISES ET AL. v. RAIMONDO, SECRETARY OF COMMERCE, ET AL.; "All of this served to ensure the same thing: "A fair trial in a fair tribunal." In re Murchi-son, 349 U. S. 133, 136 (1955)" The People are aware that the unlawful taking of children, property, rights or substance, without due process of law while serving as government officials/trustees is a breach of trust and unlawful.

Additionally, Justice Gorsuch's concurring opinion in SEC v JARKESY states; "More than that, because it was "the peculiar province of the judiciary" to safeguard life, liberty, and property, due process often meant judicial process. 1 St. George Tucker, Blackstone's Commentaries, Editor's App. 358 (1803). That is, if the government sought to interfere with those rights, nothing less than "the process and proceedings of the common law" had to be observed before any such deprivation could take place. 3 J. Story, Commentaries on the Constitution of the United States §1783, p. 661 (1833) (Story)."

**Maxim** of Law 77f: No freeman shall be deprived of life, liberty or property but by the lawful judgment of his peers, or by the law of the land- that is by the common law. C.L.M.

**Please take notice that** the people are aware that no government official, from the lowest level to that of President, has immunity for acts that are not covered by an express grant of power. When government servants act outside of the constraints of their delegated authority, those actions are null and void and can be held liable as they are not acting within their official capacity. (See Trump v United States court case decision below)

Held: Under our constitutional structure of separated powers, the nature of Presidential power entitles a former President to absolute immunity from criminal prosecution for actions within his conclusive and preclusive constitutional authority. And he is entitled to at least presumptive immunity from prosecution for all his official acts. There is no immunity for unofficial acts. Pp. 5-43 (underlined for emphasis)

It is therefore my wish, demand and order that all local, state and federal officials forthwith, and without delay openly declare to the People that their children, liberty, property, and all else taken by use of statutory or unconstitutional tribunals be returned immediately, and that you make concerted efforts to contact all that have been unlawfully deprived of the aforementioned. If you should fail to correct any attacks on the People that bypassed the constitutionally (federal or state) mandated due process of law, you agree that YOU did so as a private act and are accountable and liable for all said trespasses and that there shall be no immunity for acts that

are executed without proper grant of authority as is upheld in the recent Supreme Court ruling; Trump v United States. Please understand that remedy shall be had by immediately acting in good faith and declaring to the People that they shall have immediate restoration of all that has been unlawfully taken by use of unconstitutional statute, Chevron Doctrine, or any other unconstitutional act. This notice is sent to you in the love and peace of Christ that justice may be had and past transgressions may become restoration.



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Autograph

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08-21-2024

Date

To: State Legislatures

To: Federal Legislature

To: Federal Supreme Court

**Notice and Demand to Acknowledge Justice Gorsuch's Admission of Unlawful Tribunals used against the People with Lack of Impartial Judges**

I,       The People      , One of the People (as seen in the 50 State Constitutions), do present you with the following notice that you may provide immediate due care:

**Please take notice that** Bar Association members, bureaucrats and agencies have been using unlawful tribunals (under the guise of being courts) to act as judges in cases where the same hearing officer benefits;

**Please take notice that** these tribunals failed to allow judges to act as they would in courts of record where they would give constitutional due process. Evidence of what Gorsuch had to say in his dissent on November 7, 2022 (See attached pg. 9 of Gorsuch Opinion) is an admission of the wrongs done to the People in many cases involved in federal programs where States, the Federal and Political Subdivisions are being given financial benefits from the same cases they are all taking part in while disregarding fundamental rights of the People. This notice is given to you that you may look deeper into this occurrence as a Trustee and Servant of the People.

**Please take notice that** any CPS, Child Support Enforcement, Highway Safety Act, or other agency that held tribunals attacking the rights of the People are unlawful. The People are aware and demand that the Federal Legislature and Supreme Court acknowledge the same above statement. Should there be any further actions or participation in any legislative or executive branch tribunals, it will be understood that you are taking part with full knowledge, malice and understanding, by the People.

X

\_\_\_\_\_  
Autograph

\_\_\_\_\_  
08-21-2024

Date

**Attached Instrument: Page 9**

<sup>1</sup> Cite as: 598 U. S. \_\_\_\_ (2022)

## SUPREME COURT OF THE UNITED STATES

THOMAS H. BUFFINGTON *v.* DENIS R. MCDONOUGH,

SECRETARY OF VETERAN AFFAIRS

ON PETITION FOR WRIT OF CERTIORARI TO THE UNITED

STATES COURT OF APPEALS FOR THE FEDERAL CIRCUIT

No. 21–972. Decided November 7, 2022

9

Cite as: 598 U. S. \_\_\_\_ (2022)

....the APA and our longstanding and never-overruled precedent. It also turns out to pose a serious threat to some of our most fundamental commitments as judges and courts.

In this country, we like to boast that persons who come to court are entitled to have independent judges, not politically motivated actors, resolve their rights and duties under law. Here, we promise, individuals may appeal to neutral magistrates to resolve their disputes about “what the law is.” *Marbury v. Madison*, 1 Cranch 137, 177 (1803). Everyone, we say, is entitled to a judicial decision “without respect to persons,” 28 U. S. C. §453, and a “fair trial in a fair tribunal,” *In re Murchison*, 349 U. S. 133, 136 (1955).

Under a broad reading of *Chevron*, however, courts often fail to deliver on all these promises. Rather than provide individuals with the best understanding of their rights and duties under law a neutral magistrate can muster, we outsource our interpretive responsibilities. Rather than say what the law is, we tell those who come before us to go ask a bureaucrat. In the process, we introduce into judicial proceedings a “systematic bias toward one of the parties.” P. Hamburger, *Chevron Bias*, 84 Geo. Wash. L. Rev. 1187, 1212

(2016). Nor do we exhibit bias in favor of just any party. We place a finger on the scales of justice in favor of the most powerful of litigants, the federal government, and against everyone else. In these ways, a maximalist account of *Chevron* risks turning *Marbury* on its head.

Overreading *Chevron* introduces still other incongruities into our law. Often we insist that it is a basic requirement of due process that “no man can be a judge in his own case.” *Williams v. Pennsylvania*, 579 U. S. 1, 8–9 (2016). As far back as *Calder v. Bull*, 3 Dall. 386 (1798), this Court recognized that it would be “against all reason” to “entrust a Legislature” with the power to “mak[e] a man a Judge in his own cause,” and therefore “it cannot be presumed that[the people] have done it,” *id.*, at 388 (opinion of Chase, J.)

To: The Supreme Court Justices

To: Thomas Massie, Jim Jordan, Marjorie Taylor Greene, Lauren Boebert

## The People's Notice and Demand to Prosecute, Impeach and Punish Private Acts and Unconstitutional Deprivations

Notice to Principal is Notice to Agent and Notice to Agent is Notice to Principal

I, The People, one of the People, as seen in the 50 American states (republican in form) Sui Juris, do present this Notice for you and your agents to take immediate due care;

**Please take notice that** we the People have assembled, learned and become aware of our authority regarding the regulation of our government servants, and

**Please take notice that** since it's clear that all government officials acting without constitutional authority are not acting in an official capacity and are therefore without immunity, we the People demand that Jack Smith, who has been placed in a position which is not in line with constitutional authority, and has deprived one of the People, and a past servant, of his right to be left in peace, that he be investigated immediately, be removed from office (or pretended position), and that he be held liable by being tried before a jury of his peers as the People now realize that any person doing acts not granted in the constitutions are simply doing private acts with no immunity (See Trump vs United States Below):

**Held:** Under our constitutional structure of separated powers, the nature of Presidential power entitles a former President to absolute immunity from criminal prosecution for actions within his conclusive and preclusive constitutional authority. And he is entitled to at least presumptive immunity from prosecution for all his official acts. There is no immunity for unofficial acts. Pp. 543.

**Please take notice that** the People realize that Jack Smith did not have authority to carry out the acts against President Trump and has therefore infringed upon the rights of one of the People without lawful authority; and

**Please take notice that** the People realize that no actor in government can hire another person or agent to do what they are not able to do themselves and government is not that which is in name, but that which is in obedience to the People and the Constitution that creates their seats (see evidence below);

**Maxim:** Obedience makes government not the name by which it is called. **Common Law Maxim**

**Maxim of Law: 11f.** Power can never be delegated which the authority said to delegate never possessed itself. **N.J. Steam Co. v. Merch Bank, 6 How. (47 U.S.) 344, 407**

**It is therefore** my wish, order and demand that all government actors take immediate action in providing justice to the People by means of the legislature conducting an immediate investigation, removing or defunding any office that will use power not granted to attack the People or that hire actors as agents to do the same, and that the Supreme Court using its power declare and make a statement of the unlawfulness of actors interfering with the lives, liberty and property of the People under the guise of lawful power and authority. Furthermore, I demand that the Supreme Court share by statement the Power of the People to use grand juries to prosecute any actor infringing on the rights of the People and declare the unlawfulness of actors using the idea of sovereign immunity to block the People from seeking justice. This notice is sent in the love and peace of Christ that you and your agents, by necessity, may provide due care.

**Maxim:** "Judicial notice is a form of evidence."  
Mann v Mann, 172 P. 2d 369, 375, 76 Cal. App. 2d 32.

X

Autograph

08-21-2024

Date

To: US Supreme Court (All Justices)

To: Jim Jordan, Marjorie Taylor Greene, Thomas Massie (Please submit to all Congress members)

## **The People's Notice of Encroachment and Intent To Abolish**

### **Notice to Principal Is Notice to Agent and Notice to Agent is Notice to Principal**

**Please take notice that** I, \_\_\_\_\_The People.\_\_\_\_\_, one of the People (As seen in the 50 American State Constitutions) Sui Juris, do present you with this notice that you may provide immediate due care; And

**Please take notice that** the People have assembled and realize that the only purpose of our forefathers creating constitutions and political bodies, is to protect the People's rights and property (See Evidence from John Locke's Two Treatises of Government below)

### **John Locke Two Treatises of Government Chapter XV of Paternal, Political and Despotical Power, Considered Together. Section 171.**

171. Secondly, political power is that power which every man having in the state of Nature has given up into the hands of the society, and therein to the governors whom the society hath set over itself, with this express or tacit trust, that it shall be employed for their good and the preservation of their property. Now this power, which every man has in the state of Nature, and which he parts with to the society in all such cases where the society can secure him, is to use such means for the preserving of his own property as he thinks good and Nature allows him; and to punish the breach of the law of Nature in others so as (according to the best of his reason) may most conduce to the preservation of himself and the rest of mankind; so that the end and measure of this power, when in every man's hands, in the state of Nature, being the preservation of all of his society—that is, all mankind in general—it can have no other end or measure, when in the hands of the magistrate, but to preserve the members of that society in their lives, liberties, and possessions, and so cannot be an absolute, arbitrary power over their lives and fortunes, which are as much as possible to be preserved; but a power to make laws, and annex such penalties to them as may tend to the preservation of the whole, by cutting off those parts, and those only, which are so corrupt that they threaten the sound and healthy, without which no severity is lawful. And this power has its original only from compact and agreement and the mutual consent of those who make up the community.

### **Virginia Constitution Article 1 Text of Section 3: Government Instituted for Common Benefit**

“That government is, or ought to be, instituted for the common benefit, protection, and security of the people, nation, or community; of all the various modes and forms of government, that is best which is capable of producing the greatest degree of happiness and safety, and is most effectually secured against the danger of maladministration; and, whenever any government shall be found inadequate or contrary to these purposes, a majority of the community hath an indubitable, inalienable, and indefeasible right to reform, alter, or abolish it, in such manner as shall be judged most conducive to the public weal.”

**Please take notice that** as one of the People, we declare that you have become inadequate and are encroaching upon our rights by allowing FEMA and other actors to interfere with the People's right to self-preservation and the misappropriation of funds. As such, we demand that you immediately stop funding the actions of FEMA and they should immediately cease and desist from interfering with the People's rescue efforts. Furthermore, it is the intent of the People to reform, alter and abolish all constitutions, as seen necessary to end the inadequacy of all government actors failing to handle the People's business with proper due service and care.

X

\_\_\_\_\_  
Autograph

\_\_\_\_\_  
11-17-2024

\_\_\_\_\_  
Date

**HB-29-HD-2**

Submitted on: 2/24/2025 9:58:26 AM

Testimony for FIN on 2/24/2025 2:00:00 PM

<b>Submitted By</b>	<b>Organization</b>	<b>Testifier Position</b>	<b>Testify</b>
Bernadette DeLeon	Individual	Oppose	Remotely Via Zoom

Comments:

I am opposing bill HB29. Thank you

**HB-29-HD-2**

Submitted on: 2/24/2025 11:43:53 AM

Testimony for FIN on 2/24/2025 2:00:00 PM

<b>Submitted By</b>	<b>Organization</b>	<b>Testifier Position</b>	<b>Testify</b>
Alice Abellanida	Individual	Oppose	Written Testimony Only

Comments:

I oppose this bill. Please vote no.



TESTIMONY  
HOUSE COMMITTEE ON FINANCE  
HB29\_HD2 RELATED TO CIVIL RIGHTS PROTECTIONS  
Monday, February 24, 2025, at 2:00 PM, State Capitol Conference Room

Chair Yamashita, Vice Chair Takenouchi, and Members of the Committee

Submitted in STRONG OPPOSITION by Jamie Detwiler, Hawaiian Islands Republican Women.

Thank you for this opportunity to provide testimony on HB29\_HD2, which would give counties the authority to sell private property under certain circumstances such as the outstanding Department of Planning and Permitting (DPP) fines.

HB29\_HD2 is a violation of the 4th Amendment of the US Constitution. Implementation of this law would invade the privacy of citizens of this county. This is government overreach. The 4th amendment says the people have the right to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures and shall not be violated.

I empathize with homeowners who are negatively impacted by nuisance properties with unsafe structures and unhealthy conditions with rodents and overgrown foliage. I believe the City and County can utilize existing City resources such as social services and legal services to remediate nuisance property issues.

Using a nonjudicial process envisioned by this bill would violate property owner's civil rights. This would make way for corruption and tyranny. This bill would cause unintentional consequences.

The city should not be allowed to circumvent the legal process that is in place to protect due process and constitutional rights.

Remember your Oath of Office. Please vote NO for HB29\_HD2.

Respectfully submitted,

Jamie Detwiler, President  
Hawaiian Islands Republican Women

**HB-29-HD-2**

Submitted on: 2/24/2025 1:40:48 PM

Testimony for FIN on 2/24/2025 2:00:00 PM

<b>Submitted By</b>	<b>Organization</b>	<b>Testifier Position</b>	<b>Testify</b>
Steve Holck	Individual	Oppose	Written Testimony Only

Comments:

Oppose