

May 27, 2016

TO: BLNR Chair Suzanne D. Case & Board Members  
Department of Land & Natural Resources  
1151 Punchbowl Street, Rm. 131  
Honolulu, Hawaiian Kingdom  
[dlnr@hawaii.gov](mailto:dlnr@hawaii.gov)

RECEIVED  
2016 MAY 31 AM 10:55  
DEPT. OF LAND  
& NATURAL RESOURCES  
STATE OF HAWAII

FR: Dwight J. Vicente

address redacted

om

RE: Request to be admitted as a party in the contested case hearing for CDUP HA-3568 for the Thirty Meter Telescope in the Mauna Kea Lands, Ka'ohē, Hamakua District, Island of Hawai'i, TMK (3) 4-4-015:009

I am requesting to be admitted as a party to the contested court case hearing pursuant to H.R.S. Chapter 91, Hawaii Administrative Rules §13-1-31. I am representing the Hawaiian Kingdom. I have the a right and a duty to protect the crown and government lands. The general lease No. S-4191 relies on governor's proclamation dated June 5, 1909. The history between the Hawaiian Kingdom and the thirteen United States dates back to 1820, when then President James Monroe sent U.S. naval captain Jones on a mission to colonize the kingdom under the Northwest Ordinance of 1787. This is a violation of U.S. constitution article 1 sec. 8, article 2 sec. 2 article 4 sec 3 clause 2. This violates the sovereignty of this kingdom. The Reciprocity Treaty of 1875 and the amendment of 1887 has not ended. Read the Treaty of Annexation/Joint Resolution of 1898. The provisional government, the republic of Hawaii, the territory of Hawaii, and the state of Hawaii are all creatures of the Northwest ordinance of 1787. These are not nation states. Treaties are only in the name of this kingdom, no other names. I wish to challenge the colonial history the U.S. has imposed on this kingdom from 1820 to date. The general lease No. S-4191 is null and void.

*Under Protest All Rights Reserved*  
*Dwight J. Vicente*  
Dwight J. Vicente