

BOARD OF LAND AND NATURAL RESOURCES
STATE OF HAWAII

IN THE MATTER OF

Contested Case Hearing Re Conservation District Use Application
(CDUA) HA-3568 For the Thirty Meter Telescope at the Mauna Kea
Science Reserve, Ka'ohē Mauka, Hāmākua, Hawai'i,

CASE NO. BLNR-CC-16-002

DATED: 9/19/16

BOARD OF LAND AND NATURAL RESOURCES STATE OF
HAWAII TMK (3) 4-4-015:009

Petitioner Ali'i Sir Kalikolehua Kanae KCK, Motion for More time of 1month, for Due Process in this Instant case. and Final Order for Motion to Exclude Pro Desecration PUEO/TMT/UH from promoting Desecration of a Conservation District. CERTIFICATE OF SERVICE

Petitioner Ali'i Sir Kalikolehua Kanae KCK, Motion for More time of 1month, for Due Process in this Instant case. and Final Order for Motion to Exclude Pro Desecration PUEO/TMT/UH from promoting Desecration of a Conservation District.

COMES NOW PETITIONER AND REPRESENTATIVE OF THE LAND OWNER ALI'I OKANA ALI'I SIR Kalikolehua Kanae KCK of the Hawaiian Kingdom Royal Order of Kamehameha I the legal Institution of the Hawaiian Kingdom authorized by the 1864 Constitution of Hawaii Article 35 and Declaration of Rights of 1839, The Great Mahele.

The due process of the Petitioner Kalikolehua Kanae have been violated by the Hearings Officer. The Hearings Officer ruled against Petitioner Kalikolehua Kanae because there were "no opposition" to Kanae's Motion, which Petitioner Kanae contends that HO Amano should have ruled in his "favor". Hearings Officer Amano at the time of ruling said " I will make a final written decision in a Minute Order", which and have not since been made for over 2 months.

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State of Hawaii

HAR 13-5-3 Appeal have been circumvented by Professional (RET) Judge Amano. Now the Pro desecrators Professionals have contended and backed HO Amano for the “fast tracking” while there are Motions and Appeals yet to be made.

There is movement by the HO Amano and Pro Desecration Petitioners PROFESSIONALS to fast track” in other words “railroad” this “farce” using Public funds for their own benefit of reducing the PLAYING FIELD and ROA OF PRO SE DEFENDANTS AND LAWYER WHO ARE USING THEIR OWN TIME AND FUNDS. THE PUBLIC FUNDED PRO DESECRATOR PETITIONERS HAVE BEEN “CRYING FOUL” AND THE PUBLIC FUNDED \$380 AN HOUR HEARINGS OFFICER AMANO BEEN ACTING LIKE SHE CAN’T BE BOTHERED ABOUT BEING “FAIR” THATS WHAT DUE PROCESS IS.

DUE PROCESS - The idea that laws and legal proceedings must be fair. The Constitution guarantees that the government cannot take away a person's basic rights to 'life, liberty or property, without due process of law.' Courts have issued numerous rulings about what this means in particular cases.

The Fourteenth Amendment prohibits the deprivation of liberty or property without due process of law. A due process claim is cognizable only if there is a recognized liberty or property interest at stake. Board of Regents v. Roth, 408 U.S. 564, 69 (1972).

13-5-6 (a) **any person, firm, government Agency, or corporation violating any provisions of this chapter.** Since there are no permits that were “VALID” at any time of the crime of Desecration. These firms, this government agency mandated to protect, this any person Hearings Officer”, and TMT/UH and PUEO, have been derailing the Pro Conservation Petitioners from “PROTECTING” their property interest, **by not giving appropriate time** and using Professional standards to Pro Se litigants, there is no “fairness” or a level playing field here in this proceedings.

DIVISION 1. GOVERNMENT
TITLE 1. GENERAL PROVISIONS
6E. Historic Preservation
§6E-11 Civil and administrative violations.

Universal Citation: HI Rev Stat § 6E-11 (2011 through Reg Sess)

§6E-11 Civil and administrative violations. (a) It shall be a civil and administrative violation for any person to take, appropriate, excavate, injure, destroy, or alter any historic property or aviation artifact located upon the private lands of any owner thereof without the owner's written permission being first obtained. It shall be a civil and administrative violation for any person to take, appropriate, excavate, injure, destroy, or alter any historic property or aviation artifact located upon lands owned or controlled by the State or any of its political subdivisions, except as permitted by the department, or to knowingly violate the conditions set forth in an approved mitigation plan that includes monitoring and preservation plans.

(i) The civil and administrative penalties imposed pursuant to this chapter shall be in addition to the criminal penalties provided by this chapter and any other penalties that may be imposed pursuant to law. [L 1976, c 104, pt of §2; gen ch 1985; am L 1990, c 306, §8; am L 1992, c 113, §3; am L 1996, c 97, §8; am L 2003, c 104, §3; am L 2005, c 128, §3; am L 2006, c 38, §1 and c 45, §2; am L 2007, c 9, §1]

CONCLUSION

PETITIONERS FOR UH AND OTHER PRO DESECRATORS GETS PAID WITH PUBLIC FUNDS TO FIGHT THE PUBLIC PROTECTORS AND HAWAIIAN KINGDOM NATIONALS. WHEN A GROUP OF GOVERNMENT OFFICIALS START USING THEIR OFFICIAL CAPACITIES FOR PERSONAL BELIEFS AS TO LET DESECRATION HAPPEN THERE IS "NO" REAL FAIRNESS OR DUE PROCESS OF LAW, JUST ATTITUDES OF FEIGNED PROFESSIONALISM AND FAST TRACKING. WE THE PUBLIC, HAVE A LIFE AND PERSONAL COMMITMENTS THAT ARE NOT PUBLIC FUNDED AS A JOB. WE HAVE MANY UNPAID JOBS THAT WE DO IN EVERY DAY LIFE. ALL THE PUBLIC PROTECTORS ARE ASKING IS TIME; YES TIME IS "MONEY" BUT WHO'S MONEY WE TALKING ABOUT? Again Petitioner Ali`i Sir Kalikolehua Kanaele ask for more time so as the Public we can put up a semblance of Professional competence by un Professionals. We know this is an un fair advantage for the Public, but the law subscribes to our "PARTICIPATION" to make due process part of the LAW.

Ali`i Sir Kalikolehua Kanaele KCK