

From: [Alison Lewis](#)
To: [DLNR.BLNR.Testimony](#)
Subject: [EXTERNAL] April 11 2025 agenda item d1. Opposed.
Date: Wednesday, April 9, 2025 9:38:05 PM
Attachments: [83E3FDD9-3AB0-4535-860B-BEDAF4E5C6DA.png](#)

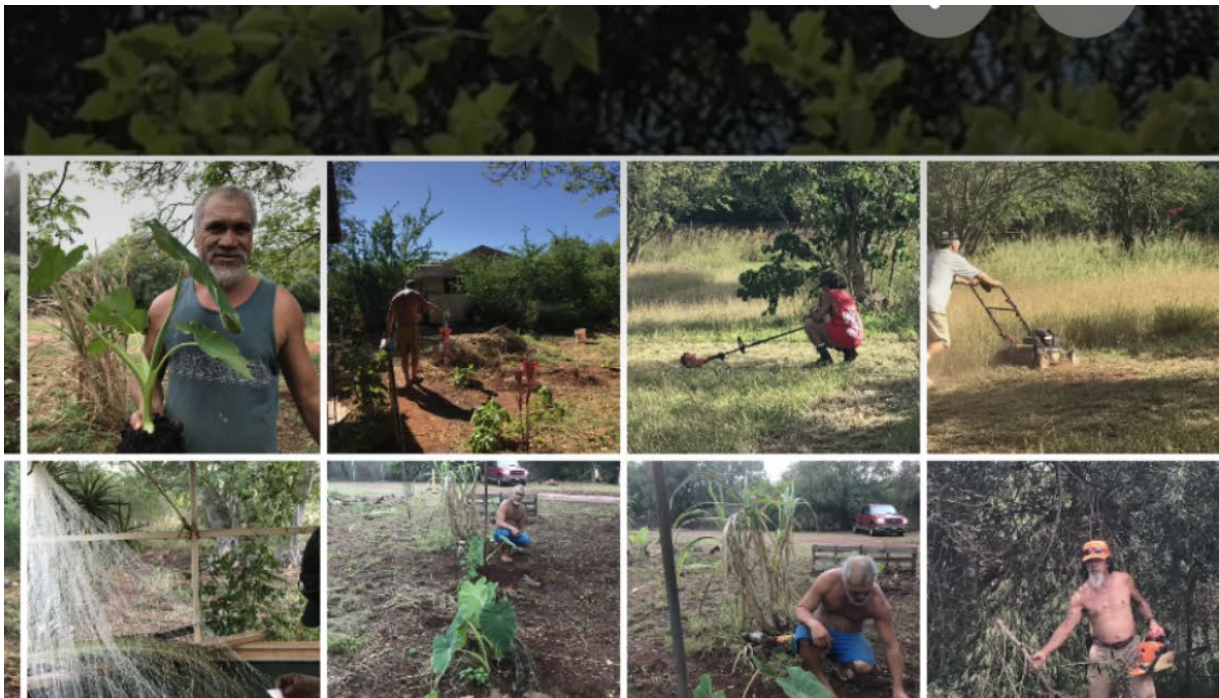
Esteemed Boardmembers,

No matter which state or county administrative entity is assigned to “dictate” over the Crown Lands of Hawaii, the indelible fact is that native tenants have the right to be on the land. Any action to “sweep” them from the land is a crime. DLNR plays at assigning and retracting and renumbering executive orders as if the humans on the actual land are just so many monopoly game peices; Pick up the board and pour them all onto the floor and start another game. Each of you will someday be held accountable for your willing role in genocide. UH personnel will be judged for their part in this as well.

These photos, attached, are all taken on the parcel in question, between 2017 and 2025. I have hundreds more photos like these, and the county has seen them too. Hawaiian Nationals caring for their native land and their community withOUT the help of any funds from county, state, or nonprofit organizations. And for this, they are labeled “squatters,” and will be swept aside like vermin.

Shame on all of you.

Alison Lewis
Kaua‘i resident





International Grand Jury, Kauai, Hawaii

Testimony in opposition: RE: BLNR Meeting 4/11/25 9:00 am Agenda Item D1

Issuance of Direct Lease of these CROWN LANDS to the University of Hawaii for Avian Rescue and Releasing of Geoengineered Mosquitoes and Issuance of Immediate Management Right-of-Entry, Hanapepe, Waimea, Kauai, Tax Map Key: (4) 1-8-008:063 is PROHIBITED due to **Violation of Mandated Laws of Occupation, Racketeering influence and Criminal activity / RICO.**

- HAWAII CROWN LANDS, Hanapepe, Kauai
- 5DRC-23-0000125 has become:
- **Case # CAAP-23-0000567 (Intermediate Court of Appeals)**
- **Still sitting in the State of Hawaii Supreme Court.**

Therefore the meeting agenda for today April 11, 2025 is **Null and Void and fraudulent.**

- The Corporate State of Hawaii knows that without a lawful treaty of annexation, the Laws of Occupation apply.
- Corporate Attorney General, Lopez, Dawn Chang, and numerous other Agents for US Corporation **have continually acquiesced** all communications by HTG (Hawaii Transitional Governance), **therefore agreeing that Kingdom of Hawaii in Continuity, is under illegal, belligerent occupation by the corporation of Hawaii in Washington DC.**
- **Done, the occupation is over due to this acquiescence by agents of the Corporation.**

The following two sentences were filed in District Court of the Fifth Circuit, State of Hawaii, October 2, 2023 regarding the CROWN Land property in question.

- The Hawaiian Kingdom exists in Continuity and is not signatory to any other agendas.
- Laws of Occupation apply and International Law **mandates** the occupier must administrate Laws of the occupied country.

Testimony submitted by:

Reverend J. M. Taylor, Plenipotentiary, Kingdom of Hawaii / USA

hnlakauai@gmail.com

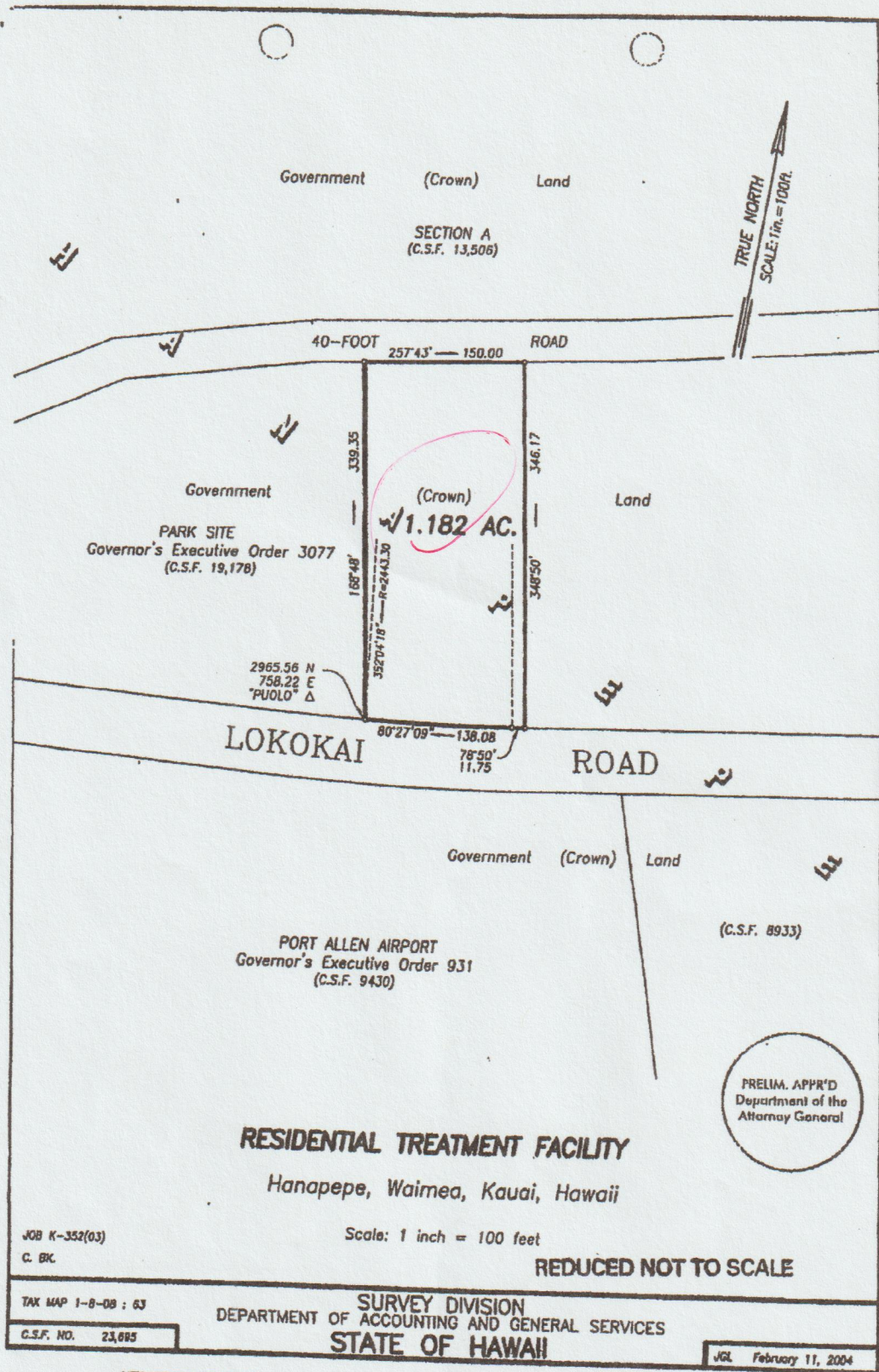


EXHIBIT "B"