Proclamation

Whereas, the insurgency, with the support and protection of United States troops, unlawfully seized control of the Hawaiian Kingdom governmental infrastructure on January 17, 1893, and called themselves the so-called provisional government; and

Whereas, the insurgency maintained the Hawaiian Kingdom’s governmental institutions with the exception of the Executive Monarch and Cabinet, to include the head of the police force; and

Whereas, all Hawaiian government officials were coerced to sign oaths of allegiance to the unlawful regime; and

Whereas, the State of Hawai‘i, and its Counties, is a successor of the Territory of Hawai‘i, the Republic of Hawai‘i, and the so-called provisional government, all of which have no legal basis under Hawaiian Kingdom law or the international laws of occupation; and

Whereas, the United States, including through its proxy, the State of Hawai‘i and its Counties, as an administrative body, is
in effective control of the territory of the Hawaiian Kingdom without lawful authority; and

Whereas, according to Article 42 of the 1907 Hague Convention, IV, a State’s territory is considered occupied when it is placed under the authority of the Occupying State; and

Whereas, Article 42 has three requisite elements: (1) the presence of a foreign State’s forces; (2) the exercise of authority over the occupied territories by the foreign State or its proxy; and (3) the non-consent by the occupied State; and

Whereas, United States President Grover Cleveland’s manifesto to the Congress on December 18, 1893, and the continued United States presence today without a treaty of peace firmly meets all three elements of Article 42; and

Whereas, in order to account for the present circumstances of the prolonged illegal occupation of the Hawaiian Kingdom and to provide a temporary measure of protection for its territory and the population residing therein, the public safety requires action to be taken in order for the State of Hawai‘i and its Counties to begin to comply with the 1907 Hague Convention, IV, the 1949 Geneva Convention, IV, and international humanitarian law:
Now, therefore, We, the acting Council of Regency of the Hawaiian Kingdom, serving in the absence of the Monarch and temporarily exercising the Royal Power of the Kingdom, do hereby recognize the State of Hawai‘i and its Counties, for international law purposes, as the administration of the Occupying Power whose duties and obligations are enumerated in the 1907 Hague Convention, IV, the 1949 Geneva Convention, IV, and international humanitarian law;

And, We do hereby further proclaim that the State of Hawai‘i and its Counties shall preserve the sovereign rights of the Hawaiian Kingdom government, and to protect the local population from exploitation of their persons and property, both real and personal, as well as their civil and political rights under Hawaiian Kingdom law.

In Witness Whereof, We have hereunto set our hand, and caused the Great Seal of the Kingdom to be affixed this 3rd day of June A.D. 2019.

David Keanu Sai, Ph.D.
Chairman of the acting Council of Regency
Acting Minister of the Interior

Peter Umialiloa Sai, deceased
Acting Minister of Foreign Affairs
Kau'i P. Sai-Dudoit,  
Acting Minister of Finance

Dexter Ke'aumoku Ka'iama, Esq.,  
Acting Attorney General

4 of 4