Sept. 7. 1990

To Chairman Senator Biden.

I received a telephone call from your office today Sept. 7, 1990 st about 10:00 Hawaiish time, informing me that the, eral testitmeny for the hearing for Judge audder for the United States Supreme Court was all filled, But if I mailed in my testitmony it would be included in the testitmeny. This call was made by Tem Hefp.

Enclosed you will find one copy of my testitmony to be included in the testitmony at the hearing of Judge David Sudder for Judge for the United State Supreme Court on Sept. 13, 1990.

Thank Yeu,

Barbara Jean Machado P.O. Box 1406 Kapaa, Kauai, Hi. 96746

Phone: (808) 822-4433

THEN! YOU AGAIN

I have incuments that will prove that the Superem Court of the United States is corrupt, and to appoint Judge David Sudder to this court is like sending a new agent to the Honolulu F. B. I. Office, where an inspector from the San Francisco F. B. I. Offices says that a new agent sent to the Honolulu office has 6 months to turn corrupt or they weed him out. It was this inspector and Charles Marsland a Honolulu Attorey and former Honolulu Public Presecutor who both said that Hawaii is corrupt from the tobtall the way iown to the bottom. This I found out for my self in my search for justice years before they came out publicly, the only thing I did not know was that the Honolulu F. B. I. office was corrupt too.

In my search for justice I found that the Grass Root Japanese of Hawaii was in full controll of Mxwaiix the whole State of Hawais. I learned that this controll of the grass roots Japanese of Hawaii started while the Japanes were in concentration camps during World War II. Its very clear in a decumantary made by Pasty Mink who was the Hawaii Repersentive to Congress, and is to 'ay is trying to regain that seat. This documantay tells that the frist thing was to marry and reproduce while in these camps. The frist thing after getting out was to take over the schools, which. The Japanese spread throught out the islands but the most Japamese went to Eauai. Making Kauni there strong hold. After taking over the schools the next step was to take over the law making prosses, once they did that then they were ready to take over all of the Hawaiian Islands, and thats when the push for statehood started. Because the only way they Japanese could take over all the Hawaiian Islads was through the Governor's chair. Which under a territory the governor was appointed by the president of the U.S.. And so far only white man were appointed, But with Kauai as a strong Japanese held they knew they could controll any State elections. And so in reality Hawail was not ready for Statehood but the Japanese were ready to take controll of all of the Hawaiian Islands. This leaves the 442 Ge Fer Breke Battalien, were they realy Ge Fer Breke er were they willing to go for broke to make the United States think they were on our side. But for another time today is for Judge Sudder.:

In my search 'er justic I found that the grass roots Japanese controled the whole state of the newspapers, T.V. Stations and politics in/Hawaii. And that with the signature of just one Japanese on a fraud piece of paper is a warning to attorneys you try to hire, policians you appeal to for help, judges of higher courts if you try to handle your own case because no attorney State will take it, these higher courts include Hawaii/Intermedate court of appeals, Hawaii State Superem Court, Ninth Circuit Court of San Franisco and the Superem Court of the United States. I have decuments signed and stamped

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by all of the above courts. There are decuments signed by Disciplineary Counsel, Judiciary Committee, Judiciay Committee of the 13 and 14 Hawaii State Legislator you name it J've been there and have documents to prove it. Senator Dam Incuye, Senator Edward Kennedy and Senator George Mitchell all have copies of many of the documents, but they have chose to do nothing about these corruptjudges. Just more cover up because the know the Hawaii Federal Court Judges are also involed. You see one of these two case I will be mentioning was filed in Hawaii Federal Court, the orther went frist to Hawaii State Courts and then to Hawaii Federal Court. But both cases went all the way through the Federal Court system.

I was surpised when Senator Ionye did not de anything when he knew of a mayor stealing money from the Kanai County Governerment, and he didnet try to find out whe the union business agent was who caught that mayor and used that information for his own benefit, but I was more shocked to see that Senators Iouye, Kennedy and Mitchell did not even Care about who the man was that fit the description of the Poipu Rapist, the man who raped over eight mainland college girls. I believe thats because Senator Iouye knows who all those people are not only because Hawaii is so small but because I believe that Senator Inouye is the top man that controlles all of the State of Hawaii, and now it looks like he did enough favors for some Senators in Congress to controll them. So I honesty beleive that the grass roots Japanese also controlls the Senat of the United Stages Congress.

Its very important here to remeder that the type of case I will be not mentioning is/Important to this confermation hearing, its the jud-es action, its proof that the State of Hawaii is under the controll of one person and the recial group of that one person is in full control, and the group is the grass roots Japanese.

It is very important to remember that there are signed and stamped decuments by the courts etc.

I'll make the first case as short as possible keeping only to court désions. This case is about Renald Caldeira's termination from the County of Kauai(Renald is my sen). Renald was torménated en Oct. 30, 1983, the case went to the Hawaii Public Employment Beard known as HPERB, ... No. CE-03-97. It went into Arbitrartion can Dec. 15, 1984. On Jan. 15, 1985 the Award of Arbitrartion was signed. A complaint of fraud ... was filed with HPERB on April 8, 1985 case no. CU-03-50. The Chairman of HPERE said if Renald wanted to break that award he had to go to Feredral Court. The case was filed in federal Court on July 16, 1985. One week before it was to go to trail in Sept. 1987 the Union & County of Kawai saw it wasnet signed and stepped the case to have it signed in a state court. Thats over 2 years of the time allowed to have it signed. the state judge signed it. So the Federal judge through it out. Thats when it started its climb to higher courts. To cut this short this cases should not have feft HPERB because the complaint of fraud was filed before it was signed and because the name of the arbitaritor came from an HPERB list. This case should have been heard even/it was signed in time because any time a complaint for fraud is fied its the courts duty to hear the case and deceid if its fraud. Just because the judge signed it that does not mean its not a fraud. As for the United States Suprem Court is corrupt is that they did not review the case they left that up to the court clerk. If this case can not go through a civil trial then it mus t ge through a crimanel trial because the fraud etc.is still there to defame the working abality of Ronald, not/mention his reputation and his social life, But what State . County or Federal Dept. do you report it to when know they are all tiedtogther in corruption, thats controlled by the Japanese. In the State of Hawaii if you are not Japanese you can not VANT get an appointed position unless you pay/dues to the Japanese.

Racia) discrimination inthe State of Hawaii is so thick you "on cut with a knife. But on Kausi the Hawaii State Government and the County of Kauai Government also practice employment discrimination, they hire and appoint only people who are born and raised on Kauai.

New to go into the second case, again I remembed you that its not the type of case it the court system that this testitmony is about. This second case is a Family Court or diverce case Mine. These two cases have gone to the Honolulu F.P.I once and this divorce case has been te the Henelulu F.P.I twice. And it was the F B T whe after they investigated said that these two cases are tied together. This fami'y Court case was the first case to start, 1978. After refur to over 29 atterneys, Dicsiplinary Counsel. Judicanguisennittee, Amercian Civil Libtary's union and none of them every told me I was wrong and none of them would tell me what was wrong with my papers. ee my decket. It was quite by accandent I learned that I had a he'f contested and a half mone contested divorce. And because it was all signed by a Japanese Judwe no one would touch my cases instead e very body I went to for help turned into judges. So I had no choice but to take my own cases and thats how I found out of the corruption in Hawaii and how the grass roots Japanese have a strong held on Haw ii. Remember I have not told you/the places I went to for help like the embudman who teld me that no one would help me my only

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chance for help was if I could get the newspapers or T.V. station to help, and thats how I made my rounds to the the newspapers & T.V. stations. I would like to say here that even an atterney from Senator Ineuye's office who called me would tell me I did not have a case what he said was its to late for me to collect my dandages. I told him who did he think he was fooling my contitional rights to a fair trail was volited and that have no time limites. The fact is after 12 years I honestly belivie I am still married. All the paper on file is fraud all the court systems knew this, but again the Japs in Hawaii controll the Pederal courts too all the way to the United States Superen Court.

Two federal court judges I know for sure that the Japaneses in Hawaii controll are Hawaii's federal judg Fong the other is Judge Robert Aguilar who was charged with recketeering in 1989. Aguilar sat on my case in Hawaii many of when I sued/the Hawaii State judges and all the semators on the 13 and 14 judiciarycommittee and many others 78 defendants in all.

One point I'd like to make here is that when every I filed papers in the courts that when the Kamai County would falsy charge and suspend Bonald. And because I would not stop thats when the fired him. It is my belive that they thought We would move off Kamai.

There are documents to prove what I have been saying, Sensters Ignoue, Kennedy and Mitchell all have copies of many of these documents.

I would kike to end by reading a letter I wrote to Senator Akaka while he was with the house. But most important is his reply to that letter which will give you a very good picture of policians in Hawaii, the Japanese in Hawai! and white collar crimine in Hawaii. In my search for justice I found that all policians in Hawaii is the same.

February 20, 1990

U.S. Rep. Deniel Akaka c/o The White (ouse Washington D.C. 20535

Mr. Akaka,

In the Feb. 2, 1990 issue of the Kauai Times there with a copy of the terms sent to you by ment Carter of Kauai, offer reading that letter I felt I too of to speak out on solutions.

You see which has I believ. And perore you can address which in you have to stirt with overnment. Are you on, kike and your fellow politicians really to shitch or gover but fraud, conspiratly or wrong long?? Right here on Kaust there was a from union business that to compute to Kaust have using Kausi County contest on the fraud all his family to go to Disneyland sto. Non the set of the tables the set of the way a state to the way of the subjects that the set of the way of the subjects the set of the s

and whit but the methany of the Poipu Ansist. I underst a the man who fits the constitution of the Poipu is back in Havin, with a college or neein one hard with teaching one hard with teaching one with other a college of a line of the sector of the secto

In a litter I received from Sensor Incuryu in Sec. 1969 he says I inculted the American of Japhere Ancestry in a letter I wrote (not to the Senator) late: Nov. 6, 1969. We dim's say in his letter what I had est that was inculting, out all I need to two measures (1) incite in y dow. 6, 1969 letter sec To other rate in Hawaii can at a subjict the Cover ment annothed courties with out first any your function of the root japanese and (2) I subjicter is one perton who is being supported (not a civil a rate worker) by the Hawaii state . Government works per subjict of the your dis dues to the grass root Japanese out this person also paid his dues to the Japanes investors from Jaman su now ne will always be support ed by the Hawaii State Government no matter who the Geverior.

I'll tell you whats insulting to me, and thats all you politicions in Congress who voied to pay the Japanese 2020, dellars for being in those wold or II intermit campe in sade no amendments to that pill to stop payment to those Jephanes who caught as spies. I believe that if Congress believes they should be paid then they should be paid but now there is enough evidence to investigate the Japanese in those camps. Theresa documentry made by Party Wint called "100 Years of Japanese in those comps. How they margin to take over Hawaii while in those comps. How they margin to take over Hawaii while in those the larget the Japanese in those camps. That documenty also tells of how their mission, where take over the schoolset.

This bocumentry leaves questions like what about the 442 initialion was that a fraud outfit compired by those Japphese in those camps, just tomake the United States think the were on our side? So what is congress waiting for Sanetor Evyou has all this information and more sent to him from Sanetor Kenndy. If that documantry is true and I believe it to be true than who is going to pay the grass roots people of Jawaii for the 40 years of Japanese take over of Hawaii. And remember we are not talking about 4 years (time the Japanese spect in those camps) we are talking about the 40 years they took over Hawaii. So if 4 years is worth 2000 the 40 years is worth well of a lot more. And don't foreget I for one ward a letter of apology to go thong with that money. There no use the set of about south

with thit body, justes he she side the way bodinents of a move distory will prove. You know what I thought way will more insulting was when movie actor Pat orite came out in this on the day that bill was signed as a light tol. (and said ne would not touch one penny of that monay. Yet But wire stand in the Real offer the war, gat a N.S. scherior as if that washt enough be went to upped for the U.S. (1.2) when t before component a seture.

All fit cost on a let ... The Anales of the Was the first out tot the let to the out of say "The 13.1. In devolution corrupt from the active of the way to the tot and Hawai is the most corrupt to the fit of states." And's going to take on the investmention of our P. .I Hondlalw.

Given the two of the invest field of the most corrupt Hawaii State deptment but it is the most controlled separtment by the trass roots J panese. I connot go into now. But if you are inters ted in judy to a port for now, But if you are inters ted in judy to a port for good and before you ask yer that is a divorce case the other case I don't have the case no. at modified and before you ask yer that is a divorce case the other case I don't have the case no. at modified and before you ask yer that is a divorce case the other case I don't have the case no. at modified and before you ask yer that is a divorce case the other case I don't have the case no. at modified and before you ask yer that is a divorce case the other case I don't have the case no. at modified and before you ask yer that is a divorce case the other case I don't have the case no. at modified and before you ask yer that is a divorce case the other case I don't have the case no. at modified and before you ask yer that is a divorce case the other case I don't have the case no. at modified and before you ask yer that is a divorce case the other case I don't have the case not a not be counted. They have no regards for laws, rules , court producess. If you want to not prove the you would have to got the your answer to no, I on more to of this letter bout prying your dues to the grass roots Japhese the you would have to go the Ferentl Counthouse in Honololu on read case 56-0526. Also look at the judget nime who hour don't hat case then not the Star ulletin done you will see on has been charged with racketeering. I this is not even the beginning of the Nawii State Judue tory corruption, I have'nt started on cutting tapes yet. But thats for later.

All of this grass roots Japamese take ov r of dawall could only be done when Hawaii become a STATE. There is no way the grass roots Japanese could controll each intr. a controlling trem as through they were one mass of land like the other 49 states, without first getting into the Governor's Chair. And the only way they could not into that chair ways for Hawain to become a State. Thats were John Burns came in, there no question here the grass roots Japanese owe him to this day. Thats how his son became a judge and how he is still a judge after getting inside information on the closing of Marca Finance and then withdraw his million dollor saving account and still be a judge.

So history shows that faw in because a ut to not because it was ready but because the Ispaness was ready.

It would take me to the end of 1990 to no into reverse t corruption, so to end it here I'll made it is si ple as possible.

Presedint Bush ind not shitch bush is to be always his counter dia not shits on her assume white (on ely's his sot shitch on their assume that it is a start faily, heis bor or beaution. If the the shift is first. You no kake can start as a three sets of this littlese should that controlls from to I for a start of with on life.

> Barbara Jean Machalo F.N. Box 1406 Kabas Mausi, Paware 96744

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cc: Kauai Times

DANIEL K AKAKA SECOND DISTRICT HAWAI

COMMUTEE APPROPRIATIONS SUBCOMMITIES RURAL DEVELOPMENT, AGRICULTURE AND RELATED AGENCIES TREASURY, POSTAL SERVICE TOURSE CAUCUS

Congress of the United States House of Representatives Mashington, DC 20515

March 28, 1990

Ms. Barbara Jean Machado P.O. Box 1406 Kapaa, Hawaii 96746

Dear Ms. Machado:

This is in response to your correspondence regarding reparations for Japanese Americans interned during World War II.

The internment of Japanese Americans during World War II is one of the most tragic events in America's history. This nation has recognized the grave injustice that was inflicted on both citizens and permanent resident aliens of Japanese ancestry. The evacuation, relocation, and internment of these civilians during World War II were largely motivated by racial prejudice, wartime hysteria, and a lack of political leadership. As a result, this nation has extended a formal apology and token restitution to those who were denied their individual rights.

The issue of redress deals with the denial of justice and racism. No person of Japanese ancestry was ever convicted of spying for Japan. In fact, between 1942-44, 18 Caucasians were charged with spying, at least ten were convicted. Nevertheless, Japanese Americans were forced into internment camps and denied their constitutional rights.

The 100th Infantry Battalion and the 442 Regimental Combat Team, which included Senators Incuye and Matsunaga, were the most highly decorated military units during World War II. Hundreds lost their lives and many more were wounded--they were not a "fraud outfit". On the contrary, these soldiers were loyal citizens who fought bravely for their country and their families.

On July 15, 1946, President Truman presented the Presidential Distinguished Unit Citation to the 100/442 RCT. He stated, "You fought not only the enemy, but you fought prejudice--and you won. Keep up that fight, and we will continue to win--to make this great Republic stand for just what the Constitution says it stands for." It is tragic that the fight against prejudice still continues today.

Aloha pumehana,

Jamiel K. Flata

DANIEL K. AKAKA Member of Congress

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инденного оргоса 2301 Лотелла Мошев Олгоса Вилевно Маниметон, СС 20615 Телетнова, (202) 228-8908 Оретност Олгоса 6 104 Ретнос Јолиан Кинко Калакциона и Ревела Виндин P O Вис S0144 Номации, НI 98880