From:
 Billy Boy

 To:
 DBEDT LUC

Subject:LUC petition by Kuulei Higashi KanaheleDate:Thursday, October 17, 2019 1:26:35 AM

I William Freitas am a descendant of Kanaka Maoli who have worshiped and honored Mauna Kea as the piko (center) of their exsistance.

I am giving testimony to the over development of Mauna Kea a spiritual place of Kanaka Maoli before 1778 of western contact.

In regards to the petition filed by Kuulei and Ahiena Kanahele to the Land Use Commission (LUC) to HRS 205A, I and many Kanaka Maoli are desendents and the rightful owners as first people's of Mauna Kea.

Therefore the fictisouse State of Hawaii claiming jurisdiction over Mauna Kea is in violation of international law, along with Hawaii State law. Which as Hawaiian Kingdom was never annexed by the United states of America and is a violation of international law, along with Hawaii State law which identifies Mauna Kea as conservation land. Land that should be protected at the highest level! Land that should always be protected. Petition of Kanahele's addresses land zoning which has not accrued.

With regards to the ruling by the Hawaii State Supreme court majority of four justices, which uses a degradation principle to justify validation of a permit to construct a Thirty meter telescope that is as large as a football stadium, on the most sacred place of Kanaka Maoli, is to me, disrespectful, degrading and malicious act towards a religious right protected by law.

The tipping point of development on Mauna Kea is evident, as Hawaii State justice "Wilson" describes in his descent, that the majority's opinions, violates three protections to Mauna Kea, "Conservation land use", "Natural Beauty", and "Native Hawaiian Cultural resources", which all are protected by law.

This tipping point has ignited thousands or even millions of people, state wide as well as world wide! The world is watching you! Governor Ige's Administration which is hat switchers in history of this proposed thirty meter telescope, from BLNR to University of Hawaii Board of regents, Carlsmith LLC law firm, Judges such as RikiMay Amano 2nd contested case judge to even Dept of Hawaiian Homes Lands, Mr. William Aila and many more involved to be revealed in regards to this issue of land use on Mauna Kea has become adversely accumulative and impacting our sacred mountain, Mauna Kea!

With all due respect, I firmly support Kanahele's petition, but more so will give my life for the protection of my people's mountain, Mauna Kea.

I William Freitas, hold this fictisouse State agency, Land Use Commission and agency's involved, responsible for the misuse, violations, desercration of our first people's sacred piko!

Stop the justification of land use on Mauna Kea for further development and start to follow laws that are to provide protections under HRS 205A This is warning!

Mahalo nui loa William Freitas