

UNITED STATES COURT
JUDICIAL DISTRICT OF HAWAII
300 Ala Moana Blvd, Rm 328
HONOLULU, HAWAII 96850

GEORGE PEABODY EX REL SUI JURIS
UNITED STATES OF AMERICA
CLAIMANT

VS

LINDA LINGLE ET AL, DOUGLAS H. IGE ET AL,
RESPONDENTS

)
)CASE NO. ____CV0600431*____

)
) **CERTIFICATE OF JUDGMENT**

)
) CERTIFIED UNITED STATES MAIL

)____70060100000717216987__

)

CERTIFICATE OF JUDGMENT

COMES NOW, GEORGE PEABODY, United States National Citizen Sui Juris in Proper Persona representative of the United States of America and real party to the action who appears to conduct Court as a natural being in his own countenance under 28 U.S.C. § 1654 who swears, affirms and verifies as proved in accordance with 28 U.S.C. § 1746 the WRIT OF MANDAMUS and EXECUTIVE ORDER for the prosecution of the judgment in the case of trespass on his rights and states that:

1. Kidnap and conspiracy to obstruct justice are crimes under 18 U.S.C. § 120, 18 U.S.C. § 2331, 18 U.S.C. § 1512, 18 U.S.C. § 1513, 18 U.S.C. § 241 and 18 U.S.C. § 242, and 18 U.S.C. § 1202.

2. The entered DECLARATORY JUDGMENT, STATEMENT OF JURISDICTION, ACTION AT LAW, CAVEAT AND PROHIBITION, MANDAMUS AND PRACIPE, WRIT OF HABEAS CORPUS, NOTICE OF INJUNCTION, and MEMORANDUM BRIEF OF LAW, and SUMMONS are incorporated by reference: (H.I.)

3. The entered WRIT OF EXECUTION and HABEAS CORPUS AD SATISFACIENDUM are appended to this document and incorporated by reference to-wit: (H.I.)

4. This Action at Law being commenced under F.R.Civ.P. 3 on August 7, 2006, the time for Linda Lingle to refute the facts or to demand trial by jury lapsed prior to September 23, 2006 day of the Primary Election.

5. Respondents Linda Lingle, and all others incorporated under the provisions of 18 U.S.C. § 1962 into these judicial proceedings of record have failed to appear in respect to this court either in person or by counsel and are subject to sanctions and penalties imposed under Rule 16(f) and/or 18 U.S.C. § 401, and for committing a felony cognizable under the laws of the United States pursuant to 28 U.S.C. § 566 and 28 U.S.C. § 564.

Where the judicial power of the United States of America is rightly exercised it is done so under the Constitution for the United States of America in constitution court: the one supreme Court held by Citizen George Peabody ex rel sui juris as in this proceeding; or, any other inferior court available when and where necessary for constitutional prerogative. It is irrefutable that the judicial power of the United States of America governs here and that the judicial district within is the proper venue under the Constitution and the Laws of the United States of America.

THEREFORE, Court files this Certificate of the Judgment, lawfully done on September 23, 2006 against Linda Lingle and filed to the record by the Clerk of the United States Court on Sep 27, 2006, to the office of the Lieutenant Governor on this this day, November 20, 2006.

George Peabody, ex rel, sui juris

George Peabody ex rel sui juris

HC01 Box 770

Kaunakakai, HI 96748

November 20, 2006

Office of Lieutenant Governor
Hawaii State Capitol
415 South Beretania St.
Honolulu, HI 96813

Dear Lieutenant Governor Duke Aiona:

The Office of Lieutenant Governor is hereby served with a Certificate of Judgment of felony by Linda Lingle issued from United States Court which is included herein. You are by law required to receive and to file the Certificate of Judgment as a public document pursuant to Chapter 821 Uniform Act on Status of Convicted Persons §831-2 Rights Lost.

Linda Lingle is disqualified by adjudicated felony from holding the Office of Governor of Hawaii.

Please confirm receipt of this document and upon completion of your duty in this matter.

Refer to the relevant laws of the State of Hawaii provided below.

Sincerely,

George Peabody ex rel sui juris

CHAPTER 831 UNIFORM ACT ON STATUS OF CONVICTED PERSONS

§831-2 Rights lost.

[b] A public office held at the time of conviction is forfeited as of the date of the conviction, if the conviction is in this State, or, if the conviction is in another state or in a federal court, as of the date a certificate of the conviction from the trial court is **filed in the office of the lieutenant governor who shall receive and file it as a public document.** An appeal does not affect the application of this section.

§831-3.1 Public office means an office held by an elected official.....Time of conviction means the day upon which the person was found guilty of the charges by the trier of fact or determined to be guilty by the court.

ALSO, under Section 19-3.5, HRS, any person who knowingly takes an oath prescribed or authorized by law and willfully makes any false statement of fact while under oath therein shall be guilty of voter fraud which is a Class C felony punishable by up to five years imprisonment and/or \$10,000 fine. Lingle knew of her felony.

Under the “ Uniform Act on Status of Convicted Persons,” a person sentenced for a felony may not become a candidate for or hold public office from the time of the person’s sentence until the person’s final discharge. A felon must receive final discharge before he/she is eligible to file nomination papers. Lingle not discharged.

Qualifications for Office for State: A candidate running for state elective office with a district residency requirement must be a qualified voter of the district from which he/she seeks election....if applicable, provide final discharge for any felony conviction. Lingle’s felonies disqualify her from voting and candidacy.

Objection or challenge of a candidate may be made by the Chief Election Officer, the City/County Clerk, a registered voter such as George Peabody, or an officer of a qualified political party. See Section 12-8, HRS. My objections were made known to Chief Elections officers Yoshina and counsel Steven Chang before 11-7-06

George Peabody ex rel sui juris

HC01 Box 770

Kaunakakai, HI 96748

November 20, 2006

State of Hawaii
State Ethics Commission
PO Box 616
Honolulu, HI 96809

Dear Ethics Commission:

The Office of Lieutenant Governor has been served with a Certificate of Judgment of felony by Linda Lingle issued from United States Court which is included herein. Lt. Gov. Aiona is by law required to receive and to file the Certificate of Judgment as a public document pursuant to Chapter 821 Uniform Act on Status of Convicted Persons §831-2 Rights Lost.

Linda Lingle is disqualified by adjudicated felony from holding the Office of Governor of Hawaii.

Please confirm receipt of this document and enforce this law until your ethics duties are completed.

Refer to the relevant laws of the State of Hawaii provided below.

Sincerely,

George Peabody ex rel sui juris

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George Peabody ex rel sui juris

HC01 Box 770

Kaunakakai, HI 96748

November 20, 2006

Campaign Spending Commission
235 South Beretania St. Room 300
Honolulu, HI 96813

Campaign Spending Commission:

The Office of Lieutenant Governor has been served with a Certificate of Judgment of felony by Linda Lingle issued from United States Court which is included herein. Lt. Gov. Aiona is by law required to receive and to file the Certificate of Judgment as a public document pursuant to Chapter 821 Uniform Act on Status of Convicted Persons §831-2 Rights Lost.

Linda Lingle is disqualified by adjudicated felony from holding the Office of Governor of Hawaii.

Please confirm receipt of this document and enforce this law until your duty is completed regarding this and any campaign spending and fundraising issues by disqualified candidate Lingle is completed.

Refer to the relevant laws of the State of Hawaii provided below.

Sincerely,

George Peabody ex rel sui juris

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