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(EPRODUCED AT THE NATIONAL ARCHIVES

THIRD CONGRESS SECOND REGULAR SESSION July, 1969

HOUSE OF REPRESENTATIVES Congress of Micronesia

_<u>9/26</u>__, 1969

The President The White House Washington, D.C. 20500

Sir:

I transmit herewith a certified copy of House Joint Resolution No. 54 which was adopted by the Congress of Micronesia, Third Congress, Second Regular Session of ______, 1969.

Respectfully, ne

Clerk House of Representatives

THIRD	CONGRESS	5
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H. J. R. NO. 54

SECOND Regular Session

JULY , 19<u>69</u>

A HOUSE JOINT RESOLUTION

Declaring that until the settlement of the issue of the Future Political Status of Micronesia, all military activity in any way related to the acquisition or development of military bases or facilities in Micronesia shall immediately cease, until and unless such activity is specifically approved by the Congress of Micronesia, and directing the High Commissioner to intercede if such activity continues or is initiated without the approval of the Congress of Micronesia.

Offered By Representative _____ ATAJI BALOS

AND SIX OTHERS _____ et. al.

Date _____ AUGUST 19 ____, 19 ____

Action by House AUGUST 23, 1969

Action by Senate AUGUST 24, 1969

REPRODUCED AT THE NATIONAL ARCHIVES 54 H. J. R. NO.

THE HOUSE OF REPRESENTATIVES OF THE

CONGRESS OF MICRONESIA

We hereby certify that the foregoing Joint Resolution was adopted in the House of Representatives of the Congress of Micronesia, Third Congress, Second Regular Session in <u>AUGUST 231969</u>, by not less than two-thirds vote of all the members to which the House is entitled.

BETHWEL HENRY Speaker, House of Representatives

CARL Clerk, House of Representatives

THE SENATE OF THE CONGRESS OF MICRONESIA

We hereby certify that the foregoing Joint Resolution was adopted in the Senate of the Congress of Micronesia, Third Congress, Second Regular Session in <u>AUGUST 24</u>, 1969, by not less than two-thirds vote of all the members to which the Senate is entitled MATA KABUA President of the Senate

Clerk of the Senate

THIRD CONGRESS, 1969

HOUSE JOINT RESOLUTION NO. 54

REPRODUCED AT THE NATIONAL ARCHIVES

SECOND REGULAR SESSION

A HOUSE JOINT RESOLUTION

Declaring that until the settlement of the issue of the Future Political Status of Micronesia, all military activities in any way related to the acquisition or development of military bases or facilities in Micronesia shall immediately cease, until and unless such activity is specifically approved by the Congress of Micronesia, and directing the High Commissioner to intercede if such activity continues or is initiated without the approval of the Congress of Micronesia.

WHEREAS, the time is rapidly approaching when the people of
Micronesia will determine the future political status of Micronesia;

3 and

WHEREAS, it is highly likely that in any future negotiations 4 with the United States on the issue of the political status of 5 Micronesia the subject of land in Micronesia and its use for 6 military purposes will be a prime subject of negotiations; and 7 WHEREAS, the Congress of Micronesia believes that any acquisi-8 tion or development of land for military facilities occurring prior 9 to or during the negotiations weakens the Micronesian negotiating 10 position by depriving the Micronesian negotiators of control over 11 the very land subject to possible negotiations; and 12 WHEREAS, the Congress of Micronesia is deeply concerned over 13 the clandestine military activity occurring in Micronesia; and 14 WHEREAS, there has been virtually no disclosure by the 15 16 military to the elected leaders of Micronesia as to the purposes of this activity in Micronesia; and 17 WHEREAS, in the past such secret military activity in Micro-18 nesia has resulted in great hardship and loss of land for the 19 Micronesian people, as for example on Eniwetok, Kwajalein and 20 Bikini; and 21

22 WHEREAS, at this time there are still pending and unresolved

many Micronesian war and damage claims associated with military 1 activity; and 2

WHEREAS, at this time the military is using land for which Micro-3 nesians have not been adequately compensated, and in some cases have 4 not been compensated at all; and

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WHEREAS, the reasonable efforts of the Congress of Micronesia to 6 make more equitable the eminent domain law which allows land to be 7 taken for military purposes contrary to our wishes have been halted 8

by the Administration; and 9

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WHEREAS, while the Congress of Micronesia is aware of and greatly 10 11 appreciates the recent services the military has provided in its effort to win the goodwill of the Micronesian people, the Congress of 12 Micronesia still does not believe, based on past experience and such 13 recent examples as the disclosure that Eniwetok is possibly going to 14 be used for testing of biological and chemical weapons that the 15 United States military should be allowed to acquire and develop 16 military facilities at this critical time without clear disclosure 17 to the Congress of Micronesia of its intention and permission from 18

the Congress; and 19

WHEREAS, since under Article 6 of the Trusteeship Agreement, it 20 is the duty of the trustee to protect Micronesia against loss of its 21 land, the Congress of Micronesia regards any acquisition or develop-22 ment of land by the military just prior to resolution of the status 23 question, as a possible violation of the section of the Trusteeship 24 Agreement and as an attempt to deprive Micronesia of its most valuable resource and thus limiting its freedom to bargain as to possible future 25 26

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1 political status; and

WHEREAS, in the past the trustee has assumed without consulting the Micronesian people or their representatives, that it alone may determine what is in the best interests of the Micronesian people, often resulting in serious hardships to the Micronesian people, the time has now arrived, when the Micronesian people should be determining their own future, unhindered by limitations imposed by the United States military; now, therefore,

and the second second

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BE IT RESOLVED by the House of Representatives of the Third 9 Congress of Micronesia, Second Regular Session, 1969, the Senate 10 11 concurring, that the Congress of Micronesia declares that until the resolution of the future political status of Micronesia, all activity, 12 military or civilian, in any way related to the acquisition or 13 development of military bases in Micronesia shall cease immediately; 14 and that no new activity related to the acquisition or development of military bases in Micronesia shall commence, unless and until ap-15 16 proval is sought and obtained, by the military, directly from the 17

18 Congress of Micronesia; and

BE IT FURTHER RESOLVED that military or civilian activity related to the acquisition or development of military bases shall include, but not be limited to such activities as surveying, construction, land acquisition, in any form including leasing or purchasing, initiating actions in eminent domain for the purpose of acquiring land for military bases, activation development or use of military retention areas, invasion, seizure, reconnaissance, or

1 intelligence gathering, if the purpose of such activity is in any 2 way an attempt to acquire or develop land for military bases; and BE IT FURTHER RESOLVED that this declaration shall specifically 3 4 not be construed to apply to or interfere with weather reconnaissance missions, emergency mercy missions, normal Coast Guard opera-5 tions, or civic action teams, and any military activity specifically - 6. requested or approved by the Congress of Micronesia; and . 7 BE IT FURTHER RESOLVED that a special joint committee of the 8 Congress of Micronesia is hereby created which shall consist of 9 three (3) members from each House appointed by the Speaker and 10 . 11 President respectfully, the committee acting for the entire Congress, shall have the power to receive and hear requests from the military 12 for permission to engage in activities related to acquisition and 13 14 development of military bases within Micronesia. Upon proper in-15 vestigation and consideration, this committee shall have the power 16 to grant or reject such requests, subject to approval by the Con-17 gress as a whole; and

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BE IT FURTHER RESOLVED that the Congress of Micronesia requests that no eminent domain action be initiated for the purpose of acquiring land for military purposes; and

21 BE IT FURTHER RESOLVED that if any eminent domain action should 22 be initiated for the purpose of acquiring land for military purposes, 23 the Congress of Micronesia hereby declares such action to be null and

void; andBE IT FURTHER RESOLVED that the High Commissioner is hereby called

1 upon under Article 6 of the Trusteeship Agreement to intercede on 2 behalf of the Micronesian people to prevent acquisition or develop-3 ment of military bases in Micronesia without the consent of the 4 Congress of Micronesia as a means of protecting the Micronesian 5 people from loss of their land; and

6 BE IT FURTHER RESOLVED that copies of this Joint Resolution be 7 sent to the President of the United States, Secretary of Defense, 8 Foreign Relations Committees and Armed Services Committees of the 9 United States Congress, the United Nations Trusteeship Council, and 10 the High Commissioner of the Trust Territory of the Pacific Islands.

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12 Adopted August 24, 1969

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