

UNITED STATES GOVERNMENT

405321

Memorandum

TO : N. S. Rasmussen, Contracts Specialist
Honolulu Area Office

DATE: September 19, 1966

FROM : William A. Bonnet, Manager
Honolulu Area Office



SUBJECT: DELEGATION OF AUTHORITY

HOA:THB-2176

In accordance with letter Reeves to Bonnet dated June 6, 1966 subject-Disposal of AEC Buildings at Utirik Island, twx CD-6-1389 dated June 16, 1966 from CJTF-8 to Bonnet, twx Bonnet to Reeves HOA:NSR-2047 dated August 30, 1966 and twx Reeves to Bonnet AC:CIS, HAO has been authorized to dispose of structures on various Islands in the Trust Territory.

You are hereby delegated the authority to transfer to the Trust Territory Government such structures that are authorized in the referenced documents described above.

REPOSITORY DOE/PASO
COLLECTION DOE/NV
BOX No. 1228, ERDA #3
BIO-MED Dr. Conrad
FOLDER 01 THRU 12/ 1966

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF HAWAII

THE PEOPLE OF ENEWETAK, et al.,
Plaintiffs,
v.
MELVIN R. LAIRD, Secretary of
Defense, et al.,
Defendants.

CIVIL NO. 72-3649

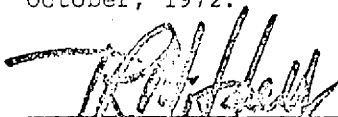
NOTICE OF ENTRY
OF
PRELIMINARY INJUNCTION

TO: ATOMIC ENERGY COMMISSION
531 Ohohia
Honolulu, Hawaii

YOU WILL PLEASE TAKE NOTICE that the attached preliminary
injunction has been issued by the above court and entered
of record.


Theodore R. Mitchell
Counsel For Plaintiffs

I hereby certify that
a copy of this Notice
of Entry of Preliminary
Injunction and a copy
of the Order was served
upon the addressee of
this notice by mail
this 10th day of
October, 1972.


Theodore R. Mitchell

REPOSITORY DOE/PASO
COLLECTION DOE/NV
BOX No. 1234
FOLDER ENEWETAK RADIOLOGICAL SURVEY 6/72-4/76

Certified
25/10

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LAW OFFICES, MICRONESIAN LEGAL SERVICES CORPORATION

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF HAWAII

THE PEOPLE OF ENEWETAK, et al.,)
Plaintiffs,)

v.)

CIVIL NO. 72-3649 /

MELVIN R. LAIRD, Secretary of)
Defense, ROBERT C. SEAMENS, JR.,)
Secretary of Air Force, PHILIP N.)
WHITTAKER, Assistant Secretary of)
Air Force, VICE ADMIRAL NOEL GAYLER,)
CINCPAC Commander, LT. GENERAL)
CAROLL H. DUNN, Director, Defense)
Nuclear Agency,)
Defendants.)

FILED IN THE
UNITED STATES DISTRICT COURT
DISTRICT OF HAWAII

UC 15 1972

at 4:32 o'clock and 32 min. AM

WALTER A. H. CHINN, CLERK

El... .. [Signature]

PRELIMINARY INJUNCTION

This matter having been heard upon the plaintiffs' Motion For Preliminary Injunction; the Court having considered briefs and arguments of counsel and the verified complaint and affidavits filed heretofore; the Court having found that the defendants have not filed an approved final environmental statement for the project known as Pacific Cratering Experiments, as required by the National Environmental Policy Act of 1969; and it otherwise appearing necessary and proper to maintain the status quo until the plaintiffs' claims can be heard and determined at a trial on the merits,

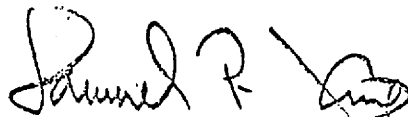
Defendants their

who receive actual notice of this order by personal service or otherwise, are enjoined from continuing any actions or activities in furtherance of the Pacific Cratering Experiments on Enewetak Atoll, Marshall Islands, Trust Territory of the Pacific Islands, including but not limited to, excavation of land, reef or beach areas, core drilling, detonation of explosives of any kind, clearing of vegetation and construction of roads.

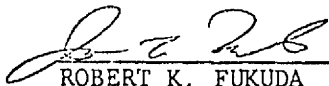
This order will remain in effect until the final determination of this case after a trial on the merits.

It is further ordered that plaintiffs' bond in the amount of five dollars (\$5.00) heretofore filed as security for payment of such costs and damages as may be incurred or suffered by any party who is found to have been wrongfully enjoined, shall be continued.

DONE this 5th day of October, 1972.


United States District Judge

APPROVED AS TO FORM:


ROBERT K. FUKUDA
United States Attorney
By: JON T. MIHO
Assistant U. S. Attorney