<u>SB 914</u>

RELATING TO TIME SHARE CONVEYANCES.

Creates a new chapter to authorize the governor to appoint commissioners to administer oaths, take acknowledgements, and proofs of execution outside of the United States in connection with the execution of conveyance documents relating to a timeshare interest, any property subject to a time share plan, or the operation of a time share plan covering any property located within the State.

Testimony of Mihoko E. Ito on behalf of Wyndham Vacation Ownership

 DATE: February 1, 2013
TO: Senator J. Kalani English Chair, Committee on Transportation and International Affairs Submitted Via Capitol Website

RE: S.B. 914 – Relating to Time Share Conveyances Hearing Date: Monday, February 4, 2013 Conference Room: 224

Dear Chair English Members of the Committee on Transportation and International Affairs:

I am Mihoko Ito, testifying on behalf of Wyndham Vacation Ownership.

Wyndham Vacation Ownership offers individual consumers and business-to-business customers a broad suite of hospitality products and services through its portfolio of world-renowned brands. Wyndham has a substantial presence in Hawaii through its Wyndham Vacation Resorts and WorldMark by Wyndham brands.

Wyndham supports S.B, 914, which authorizes the Governor to appoint Commissioners of Deeds to take acknowledgments, proofs of execution, or oaths in specified jurisdictions related to the conveyance of time share properties located within the State.

This bill would help streamline the process for consumers who are located abroad and wish to purchase a time share property in Hawaii. The Commissioner of Deeds could then take acknowledgements and proofs of execution of the consumer's signature on all necessary paperwork and enable the document to be properly recorded in accordance with Hawaii law.

Thank you for the opportunity to submit testimony on this measure.

Gary M. Slovin Mihoko E. Ito Christine Ogawa Karamatsu Tiffany N. Yajima 1099 Alakea Street, Suite 1400 Honolulu, HI 96813 (808) 539-0840

MCCORRISTON MILLER MUKAI MACKINNON LLP

ATTORNEYS AT LAW

CHARLES E. PEAR, JR.

Direct #s: Phone - (808) 223-1212 Fax - (808) 535-8029 E-mail - pear@m4law.com

February 1, 2013

Senator J. Kalani English, Chair Senator Donovan M. Dela Cruz, Vice Chair Members of the Senate Committee on Transportation and International Affairs Twenty-Seventh Legislature Regular Session, 2013

Re: S.B. 914 Hearing on February 4, 2013, 1:16 p.m. Conference Room 224

Dear Chair, Vice-Chair and Members of the Committee:

My name is Charles Pear. I am a partner with McCorriston Miller Mukai MacKinnon. I represent SVO Pacific, Inc., a Florida corporation. It is a wholly owned subsidiary of Starwood Vacation Ownership, the time share arm of Starwood Hotels and Resorts Worldwide, Inc. It is the developer of various Westin and Sheraton time share plans, including the Westin Ka'anapali Ocean Resort Villas (on Maui), the Westin Ka'anapali Ocean Resort Villas North (also on Maui) and the Westin Princeville Ocean Resort Villas (on Kauai).

SVO Pacific supports the bill.

Deeds of timeshare interests in Hawai'i timeshare plans must be notarized in order to be recordable. Typically, this is not a problem for deeds signed in Hawai'i or in other states. However it can pose a problem in jurisdictions outside of the U.S. in which notary publics are not common.

For example, California has a population of about 37 million people and about 170,000 notaries. In contrast, Japan has a population of about 127 million people, but only about 550 notaries. Like Hawai'i, however, a notary in Japan cannot authenticate a document unless it is signed or acknowledged in the notary's presence. While Hawai'i timeshare projects have proven popular in Japan, dealing with the notary issues has proven cumbersome

This bill revives former chapter 503, HRS, which grants the Governor the authority to appoint "Commissioners of Deeds". Commissioners of Deeds would have the authority to acknowledge execution of timeshare conveyance documents (e.g., deeds, mortgages, etc.) for Hawai'i timeshares outside the United States (e.g., in foreign countries and international waters).

Chair, Vice-Chair and Members, Senate Committee on Transportation and International Affairs February 1, 2013 Page 2

The bill would allow timeshare developers to expeditiously close on the sale of Hawai'i timeshare interests sold in other countries and in international waters (e.g., cruise ships). By making it easier to sell and close on Hawai'i timeshares in foreign jurisdictions, the State of Hawai'i will potentially benefit from increased foreign tourist dollars

Florida has adopted a similar law providing for appointment of commissioners of deeds for Florida timeshare plans. The Florida law is very short. A copy is attached as Exhibit A. HRS Chapter 503 is somewhat longer. A copy is attached as Exhibit B. This bill was substantially patterned after HRS Chapter 503, with several updates.

The House Committee on Consumer Protection is preparing an H.D.1 on H.B. 424 based on comments that it received. We would be happy to provide a copy to this Committee when it comes out and respectfully request that this Committee consider preparing an S.D.1 with corresponding changes.

Thank you for your kind consideration of this legislation. I would be happy to take any questions if you think that I may be of assistance.

Very truly yours,

MCCORRISTON MILLER MUKAI MACKINNON LLP

Charles

EXHIBIT A

FLORIDA COMMISSIONER OF DEEDS LAW

<u>721.96</u> Purpose.—The purpose of this part is to provide for the appointment of commissioners of deeds to take acknowledgments, proofs of execution, and oaths outside the United States in connection with the execution of any deed, mortgage, deed of trust, contract, power of attorney, or any other agreement, instrument or writing concerning, relating to, or to be used or recorded in connection with a timeshare estate, personal property timeshare interest, timeshare license, any property subject to a timeshare plan, or the operation of a timeshare plan located within this state.

History.—s. 14, ch. 98-36; s. 31, ch. 2004-279.

721.97 Timeshare commissioner of deeds.-

(1) The Governor may appoint commissioners of deeds to take acknowledgments, proofs of execution, or oaths in any foreign country, in international waters, or in any possession, territory, or commonwealth of the United States outside the 50 states. The term of office is 4 years. Commissioners of deeds shall have authority to take acknowledgments, proofs of execution, and oaths in connection with the execution of any deed, mortgage, deed of trust, contract, power of attorney, or any other writing to be used or recorded in connection with a timeshare estate, personal property timeshare interest, timeshare license, any property subject to a timeshare plan, or the operation of a timeshare plan located within this state; provided such instrument or writing is executed outside the United States. Such acknowledgments, proofs of execution, and oaths must be taken or made in the manner directed by the laws of this state, including but not limited to s. 117.05(4), (5)(a), and (6), Florida Statutes 1997, and certified by a commissioner of deeds. The certification must be endorsed on or annexed to the instrument or writing aforesaid and has the same effect as if made or taken by a notary public licensed in this state.

(2) Any person seeking to be appointed a commissioner of deeds must take and subscribe to an oath, before a notary public in this state or any other state, or a person authorized to take oaths in another country, to well and faithfully execute and perform the duties of such commissioner of deeds. The oath must be filed with the Department of State prior to the person being commissioned.

(3) Official acts performed by any previously appointed commissioners of deeds, between May 30, 1997, and the effective date of this part, are declared valid as though such official acts were performed in accordance with and under the authority of this part. History.—s. 14, ch. 98-36; s. 18, ch. 98-322; s. 32, ch. 2004-279; s. 13, ch. 2007-75.

<u>721.98</u> Powers of the division.—The division has no duty or authority to regulate, enforce, or ensure compliance with any provision of this part. History.—s. 14, ch. 98-36.

EXHIBIT B

503-1	PROPERT	Y	
	CHAPTER 5 COMMISSIONERS		
SO3.3 INSTRUCT	ID SEAL Chardes ; What Same Shall Contain		ار این میکند. بر این میکند این کاریکی کاریکی این این میکند. بر این میکند کاریکی کاریکی کاریکی کاریکی کاریکی کاریکی کاریکی کار
states and territor every foreign coun respective appoint	ics of the United States, an itry, who shall hold office fo ments, unless removed by	they appoint commissioners in the of one or more commissioners in r three years from the date of their the governor. [L 1915, c 111, §1: , §12770; RL 1955, §344-1; HRS	
territory of the Un appointment, take magistrate of the clerk of a court of recides, faithfully cause an official se name, the words: territory and city of who is appainted if countrisioner's offi- country, faithfully onse, a certificate signature and as in transmitted to and §2; RL 1925, §318	ited States shall, within thre and subscribe an oath before city or county where the of record within the state or to perform the duties of the all to be prepared upon whice "Commissioner for itswal or county in which the corm of a foreign country shall, if here, take and subscribe an the country in which the of ter, or consul of the United to perform the duties of t of the commissioner's oath appreasion of the commission filed in the office of the life	er who is appointed for a state or se months after the commissioner's ore a justice of the peace or other commissioner resides, or before a territory where the commissioner e commissioner's office, and shall shall appear the commissioner's i," and the same of the state or missioner resides. A commissioner before performing any duty of the oath before a judge or clerk of a commissioner resides or before an States appointed to reside in such he commissioner's office. In each of office and the commissioner's ner's official scal shall be forthwith utenant governor. [L 1915, c 111, 5, §12771; RL 1955, §344-2; am L 1, 1984, c 90, §1]	
country for which depositions, affidate be used or records refuses to acknowl under the commis- services rendered s rendered by notario Duly certified reco- force and effect as	the commissioner is apporting and acknowledgments et in the State, and the pre- edge the same; which shall scioner's official seal. Chan hall be at the rates authori- es within the jurisdiction in ords of the acts performed 1 if performed by a notary wi- RL 1935, §5172; RL 1945,	oner may, in the state, territory, or inted, administer oaths and take of deeds and other instruments to cool of such deeds, if the grantor be certified by the commissioner rges made by commissioners for zed by statute for similar services which the services are performed. by a commissioner have the same ithin the State. [L 1915, c 111, §3; §12772; RL 1955, §344-3; HRS	

Cross References

Commissioners' clusters, teastion as costs, see note to §624-35.

68

International and a second and a second a second

•

Persons befor §503-4 jsointed besic

Section 303-1 Nov 303-2 IND 303-3 Con 303-4 Fra:

§505-1 payable to the such liens ma

.

The second second

The second se

1.11.11

i

.....



FEDERAL TAX LIEN REGISTRATION

Rules of Court

Persons before whom depositions may be taken, tee HRCP rule 28.

§503-4 Records; what same shall contain. Each commissioner so appointed besides the certificate of acknowledgment endorsed upon the instrument, shall keep a record of every acknowledgment, oath, deposition, asid affidavit in a book of records. Each record shall set forth at least the date of acknowledgment, the parties to the instrument, the persons acknowledging, the date, and some memorandum as to the nature of the instrument acknowledged; and, as to oaths, depositions, and affidavits, the name or names of the party or parties making the same, the date and nature of the instrument and date of administering the oath. [I. 1915, c 111, §4; RL 1925, §3187; RL 1935, §5173; RL 1945, §12773; RL 1955, §344.4; HRS §503-4]

§503-5 Instructions to. The lieutenant governor shall prepare and forward to each commissioner instructions and forms in conformity with law, and a copy of sections 503-1 to 503-4. [L 1915, c 111, §5; RL 1925, §3188; RL 1935, §5174; RL 1945, §12774; RL 1955, §344-5; \pm m L Sp 1959 2d, c 1, §9; HRS §503-5]

§503-6 Construction of statutes. This chapter shall not be construed as repealing or amending chapter 502. [I. 1915, c 111, §6; RL 1925, §3189; RL 1935, §5175; RL 1945, §12775; RL 1955, §344-6; HRS §503-6]

CHAPTER 504 FEDERAL JUDGMENT REGISTRATION

SECTION

18 5.0

していたとうななないというないではないで、ここと

é.

504-1 REGISTRATION OF PEDERAL JUDGMENTS

§504-1 Registration of federal judgments. Judgments of United States courts may be registered, recorded, docketed, and indexed in the bureau of conveyances or with the assistant segistrar of the land court in the same manner as judgments of the courts of the State. [L 1951, c 295, §1; RL 1955, §347-1; HRS §504-1]

Case Notes

Prior law, see 181 F. 303.

CHAPTER 505 UNIFORM FEDERAL TAX LIEN REGISTRATION ACT(MODIFIED)

SECTION

503.1 NOTICES FILED WHERE 503.2 DEDEX OF LIENS 505.3 CERTIFICATION OF RELEASE

\$054 Fees

§505-1 Notices filed where. Notices of liens for internal revenue taxes payable to the United States and certificates of release or of partial discharge of such liens may be recorded in the bureau of conveyances. [L 1931, c 220, §1; RL

69

505-1



MCCORRISTON MILLER MUKAI MACKINNON LLP

ATTORNEYS AT LAW

CHARLES E. PEAR, JR.

DIRECT #S: PHONE - (808) 223-1212 FAX - (808) 535-8029 E-MAIL - PEAR@M4LAW.COM

February 1, 2013

Senator J. Kalani English, Chair Senator Donovan M. Dela Cruz, Vice Chair Members of the Senate Committee on Transportation and International Affairs Twenty-Seventh Legislature Regular Session, 2013

Re: S.B. 914 Hearing on February 4, 2013, 1:16 p.m. Conference Room 224

Dear Chair, Vice-Chair and Members of the Committee:

My name is Charles Pear. I am a partner with McCorriston Miller Mukai MacKinnon. I was the Editor-in-Chief of the Hawai'i Conveyance Manual II and have personally worked on thousands of deeds, leasehold assignments, mortgages and other recordable documents in Hawai'i. I have also worked with the State and other interested parties in revising Hawai'i's Land Court recording system.

I am present today on behalf of Disney Vacation Development, Inc., a Florida corporation ("DVD"). It is the time share arm of the Walt Disney family of companies.

DVD supports the bill.

Currently, deeds signed outside of the United States must go through a cumbersome, and sometimes expensive, process in order to be recorded in Hawai'i. This can prove to be a detriment to Hawai'i property and business. S.B. 914 provides for a person to be appointed as a Commissioner of Deeds, who can authenticate such a document if it is deemed that sufficient assurances exist to reasonably validate the authenticity of the document.

To fulfill this goal, the bill proposes that the State of Hawai'i revive its commissioner of deeds law, formerly Chapter 503, HRS, and limit its application to authentication of documents relating to Hawai'i timeshare plans. This limited application will benefit our visitor industry that continues to drive our economic recovery, while minimizing any risk that may exist with broader use.

Florida has adopted a similar law providing for appointment of commissioners of deeds for Florida timeshare plans. The Florida law is very short. A copy is attached as Exhibit A.

Chair, Vice-Chair and Members, Senate Committee on Transportation and International Affairs February 1, 2013 Page 2

HRS Chapter 503 is somewhat longer. A copy is attached as Exhibit B. This bill was substantially patterned after HRS Chapter 503, with several updates.

The House Committee on Consumer Protection is preparing an H.D.1 on H.B. 424, the Senate companion to S.B. 914, based on comments that it received. We would be happy to provide a copy to this Committee when it comes out and respectfully request that this Committee consider preparing an S.D.1 with corresponding changes.

Thank you for your kind consideration of this legislation. I would be happy to take any questions if you think that I may be of assistance.

Very truly yours,

MCCORRISTON MILLER MUKAI MACKINNON LLP

Charles E Pear, Jr.

EXHIBIT A

FLORIDA COMMISSIONER OF DEEDS LAW

721.96 Purpose.—The purpose of this part is to provide for the appointment of commissioners of deeds to take acknowledgments, proofs of execution, and oaths outside the United States in connection with the execution of any deed, mortgage, deed of trust, contract, power of attorney, or any other agreement, instrument or writing concerning, relating to, or to be used or recorded in connection with a timeshare estate, personal property timeshare interest, timeshare license, any property subject to a timeshare plan, or the operation of a timeshare plan located within this state.

History.—s. 14, ch. 98-36; s. 31, ch. 2004-279.

721.97 Timeshare commissioner of deeds.—

(1) The Governor may appoint commissioners of deeds to take acknowledgments, proofs of execution, or oaths in any foreign country, in international waters, or in any possession, territory, or commonwealth of the United States outside the 50 states. The term of office is 4 years. Commissioners of deeds shall have authority to take acknowledgments, proofs of execution, and oaths in connection with the execution of any deed, mortgage, deed of trust, contract, power of attorney, or any other writing to be used or recorded in connection with a timeshare estate, personal property timeshare interest, timeshare license, any property subject to a timeshare plan, or the operation of a timeshare plan located within this state; provided such instrument or writing is executed outside the United States. Such acknowledgments, proofs of execution, and oaths must be taken or made in the manner directed by the laws of this state, including but not limited to s. 117.05(4), (5)(a), and (6), Florida Statutes 1997, and certified by a commissioner of deeds. The certification must be endorsed on or annexed to the instrument or writing aforesaid and has the same effect as if made or taken by a notary public licensed in this state.

(2) Any person seeking to be appointed a commissioner of deeds must take and subscribe to an oath, before a notary public in this state or any other state, or a person authorized to take oaths in another country, to well and faithfully execute and perform the duties of such commissioner of deeds. The oath must be filed with the Department of State prior to the person being commissioned.

(3) Official acts performed by any previously appointed commissioners of deeds, between May 30, 1997, and the effective date of this part, are declared valid as though such official acts were performed in accordance with and under the authority of this part. History.—s. 14, ch. 98-36; s. 18, ch. 98-322; s. 32, ch. 2004-279; s. 13, ch. 2007-75.

<u>721.98</u> Powers of the division. — The division has no duty or authority to regulate, enforce, or ensure compliance with any provision of this part. History.—s. 14, ch. 98-36.

EXHIBIT B

SETION 90.4 ACTION THENT 90.4 90.9 ACTION AND BALL 90.4<			
§503-2 Oath and seal. A commissioner who is appointed for a state or territory of the United States shall, within three months after the commissioner's appointment, take and subscribe an oath before a justice of the pace or other magistrate of the city or county where the commissioner resides, or before a clerk of a court of record within the state or territory where the commissioner's commissioner's mane, the words: "Commissioner for Hawall," and the name of the state or territory and city or county in which shall appear the commissioner's mane, the words: "Commissioner for Hawall," and the name of the state or territory and city or county in which the commissioner resides. A commissioner who is appointed for a foreign country shall, before a judge or clerk of a count of record of the country is and the commissioner resides or before an ambassador, minister, or consul of the United State appointed to reside in such country. faithfully to perform the duites of the commissioner softlee. In each country, faithfully to perform the duites of the commissioner's office. In each country, faithfully to perform the duites of the commissioner's office. In each country, faithfully to perform the duites of the commissioner's office. In each country for which the commissioner is office and the commissioner's office. In each country for which the commissioner is appointed, administer outper is fidewith, and achaeved agnents of deeds and other instruments to be used or recorded in the State, and the percoid of such deeds, if the grantor reduces the state, and the percoid of such deeds, if the grantor refuses to achaeved agnents of deeds and other instruments to be used or recorded in the jurisdiction in which the services are performed. Duiy certified records of the cate state of the perceives are performed. \$200 Such a duites of the acts performed by a notary within the State. [L 1915, c 111, §3; §203-3; the inperfor	503-1	PROPERTY	
§503-2 Oath and seal. A commissioner who is appointed for a state or territory of the United States shall, within three months after the commissioner's appointment, take and subscribe an oath before a justice of the pace or other magistrate of the city or county where the commissioner resides, or before a clerk of a court of record within the state or territory where the commissioner's commissioner's mane, the words: "Commissioner for Hawall," and the name of the state or territory and city or county in which shall appear the commissioner's mane, the words: "Commissioner for Hawall," and the name of the state or territory and city or county in which the commissioner resides. A commissioner who is appointed for a foreign country shall, before a judge or clerk of a count of record of the country is and the commissioner resides or before an ambassador, minister, or consul of the United State appointed to reside in such country. faithfully to perform the duites of the commissioner softlee. In each country, faithfully to perform the duites of the commissioner's office. In each country, faithfully to perform the duites of the commissioner's office. In each country, faithfully to perform the duites of the commissioner's office. In each country for which the commissioner is office and the commissioner's office. In each country for which the commissioner is appointed, administer outper is fidewith, and achaeved agnents of deeds and other instruments to be used or recorded in the State, and the percoid of such deeds, if the grantor reduces the state, and the percoid of such deeds, if the grantor refuses to achaeved agnents of deeds and other instruments to be used or recorded in the jurisdiction in which the services are performed. Duiy certified records of the cate state of the perceives are performed. \$200 Such a duites of the acts performed by a notary within the State. [L 1915, c 111, §3; §203-3; the inperfor		CHAPTER 503	
§503-2 Oath and seal. A commissioner who is appointed for a state or territory of the United States shall, within three months after the commissioner's appointment, take and subscribe an oath before a justice of the pace or other magistrate of the city or county where the commissioner resides, or before a clerk of a court of record within the state or territory where the commissioner's commissioner's mane, the words: "Commissioner for Hawall," and the name of the state or territory and city or county in which shall appear the commissioner's mane, the words: "Commissioner for Hawall," and the name of the state or territory and city or county in which the commissioner resides. A commissioner who is appointed for a foreign country shall, before a judge or clerk of a count of record of the country is and the commissioner resides or before an ambassador, minister, or consul of the United State appointed to reside in such country. faithfully to perform the duites of the commissioner softlee. In each country, faithfully to perform the duites of the commissioner's office. In each country, faithfully to perform the duites of the commissioner's office. In each country, faithfully to perform the duites of the commissioner's office. In each country for which the commissioner is office and the commissioner's office. In each country for which the commissioner is appointed, administer outper is fidewith, and achaeved agnents of deeds and other instruments to be used or recorded in the State, and the percoid of such deeds, if the grantor reduces the state, and the percoid of such deeds, if the grantor refuses to achaeved agnents of deeds and other instruments to be used or recorded in the jurisdiction in which the services are performed. Duiy certified records of the cate state of the perceives are performed. \$200 Such a duites of the acts performed by a notary within the State. [L 1915, c 111, §3; §203-3; the inperfor		COMMISSIONERS OF DEEDS	Pen
§503-2 Oath and seal. A commissioner who is appointed for a state or territory of the United States shall, within three months after the commissioner's appointment, take and subscribe an oath before a justice of the pace or other magistrate of the city or county where the commissioner resides, or before a clerk of a court of record within the state or territory where the commissioner's commissioner's mane, the words: "Commissioner for Hawall," and the name of the state or territory and city or county in which shall appear the commissioner's mane, the words: "Commissioner for Hawall," and the name of the state or territory and city or county in which the commissioner resides. A commissioner who is appointed for a foreign country shall, before a judge or clerk of a count of record of the country is and the commissioner resides or before an ambassador, minister, or consul of the United State appointed to reside in such country. faithfully to perform the duites of the commissioner softlee. In each country, faithfully to perform the duites of the commissioner's office. In each country, faithfully to perform the duites of the commissioner's office. In each country, faithfully to perform the duites of the commissioner's office. In each country for which the commissioner is office and the commissioner's office. In each country for which the commissioner is appointed, administer outper is fidewith, and achaeved agnents of deeds and other instruments to be used or recorded in the State, and the percoid of such deeds, if the grantor reduces the state, and the percoid of such deeds, if the grantor refuses to achaeved agnents of deeds and other instruments to be used or recorded in the jurisdiction in which the services are performed. Duiy certified records of the cate state of the perceives are performed. \$200 Such a duites of the acts performed by a notary within the State. [L 1915, c 111, §3; §203-3; the inperfor	SECTION		
§503-2 Oath and seal. A commissioner who is appointed for a state or territory of the United States shall, within three months after the commissioner's appointment, take and subscribe an oath before a justice of the pace or other magistrate of the city or county where the commissioner resides, or before a clerk of a court of record within the state or territory where the commissioner's commissioner's mane, the words: "Commissioner for Hawall," and the name of the state or territory and city or county in which shall appear the commissioner's mane, the words: "Commissioner for Hawall," and the name of the state or territory and city or county in which the commissioner resides. A commissioner who is appointed for a foreign country shall, before a judge or clerk of a count of record of the country is and the commissioner resides or before an ambassador, minister, or consul of the United State appointed to reside in such country. faithfully to perform the duites of the commissioner softlee. In each country, faithfully to perform the duites of the commissioner's office. In each country, faithfully to perform the duites of the commissioner's office. In each country, faithfully to perform the duites of the commissioner's office. In each country for which the commissioner is office and the commissioner's office. In each country for which the commissioner is appointed, administer outper is fidewith, and achaeved agnents of deeds and other instruments to be used or recorded in the State, and the percoid of such deeds, if the grantor reduces the state, and the percoid of such deeds, if the grantor refuses to achaeved agnents of deeds and other instruments to be used or recorded in the jurisdiction in which the services are performed. Duiy certified records of the cate state of the perceives are performed. \$200 Such a duites of the acts performed by a notary within the State. [L 1915, c 111, §3; §203-3; the inperfor	503-1 APPOINTMEN		C noin
§503-2 Oath and seal. A commissioner who is appointed for a state or territory of the United States shall, within three months after the commissioner's appointment, take and subscribe an oath before a justice of the pace or other magistrate of the city or county where the commissioner resides, or before a clerk of a court of record within the state or territory where the commissioner's commissioner's mane, the words: "Commissioner for Hawall," and the name of the state or territory and city or county in which shall appear the commissioner's mane, the words: "Commissioner for Hawall," and the name of the state or territory and city or county in which the commissioner resides. A commissioner who is appointed for a foreign country shall, before a judge or clerk of a count of record of the country is and the commissioner resides or before an ambassador, minister, or consul of the United State appointed to reside in such country. faithfully to perform the duites of the commissioner softlee. In each country, faithfully to perform the duites of the commissioner's office. In each country, faithfully to perform the duites of the commissioner's office. In each country, faithfully to perform the duites of the commissioner's office. In each country for which the commissioner is office and the commissioner's office. In each country for which the commissioner is appointed, administer outper is fidewith, and achaeved agnents of deeds and other instruments to be used or recorded in the State, and the percoid of such deeds, if the grantor reduces the state, and the percoid of such deeds, if the grantor refuses to achaeved agnents of deeds and other instruments to be used or recorded in the jurisdiction in which the services are performed. Duiy certified records of the cate state of the perceives are performed. \$200 Such a duites of the acts performed by a notary within the State. [L 1915, c 111, §3; §203-3; the inperfor			mant
§503-2 Oath and seal. A commissioner who is appointed for a state or territory of the United States shall, within three months after the commissioner's appointment, take and subscribe an oath before a justice of the pace or other magistrate of the city or county where the commissioner resides, or before a clerk of a court of record within the state or territory where the commissioner's commissioner's mane, the words: "Commissioner for Hawall," and the name of the state or territory and city or county in which shall appear the commissioner's mane, the words: "Commissioner for Hawall," and the name of the state or territory and city or county in which the commissioner resides. A commissioner who is appointed for a foreign country shall, before a judge or clerk of a count of record of the country is and the commissioner resides or before an ambassador, minister, or consul of the United State appointed to reside in such country. faithfully to perform the duites of the commissioner softlee. In each country, faithfully to perform the duites of the commissioner's office. In each country, faithfully to perform the duites of the commissioner's office. In each country, faithfully to perform the duites of the commissioner's office. In each country for which the commissioner is office and the commissioner's office. In each country for which the commissioner is appointed, administer outper is fidewith, and achaeved agnents of deeds and other instruments to be used or recorded in the State, and the percoid of such deeds, if the grantor reduces the state, and the percoid of such deeds, if the grantor refuses to achaeved agnents of deeds and other instruments to be used or recorded in the jurisdiction in which the services are performed. Duiy certified records of the cate state of the perceives are performed. \$200 Such a duites of the acts performed by a notary within the State. [L 1915, c 111, §3; §203-3; the inperfor			affid
§503-2 Oath and seal. A commissioner who is appointed for a state or territory of the United States shall, within three months after the commissioner's appointment, take and subscribe an oath before a justice of the pace or other magistrate of the city or county where the commissioner resides, or before a clerk of a court of record within the state or territory where the commissioner's commissioner's mane, the words: "Commissioner for Hawall," and the name of the state or territory and city or county in which shall appear the commissioner's mane, the words: "Commissioner for Hawall," and the name of the state or territory and city or county in which the commissioner resides. A commissioner who is appointed for a foreign country shall, before a judge or clerk of a count of record of the country is and the commissioner resides or before an ambassador, minister, or consul of the United State appointed to reside in such country. faithfully to perform the duites of the commissioner softlee. In each country, faithfully to perform the duites of the commissioner's office. In each country, faithfully to perform the duites of the commissioner's office. In each country, faithfully to perform the duites of the commissioner's office. In each country for which the commissioner is office and the commissioner's office. In each country for which the commissioner is appointed, administer outper is fidewith, and achaeved agnents of deeds and other instruments to be used or recorded in the State, and the percoid of such deeds, if the grantor reduces the state, and the percoid of such deeds, if the grantor refuses to achaeved agnents of deeds and other instruments to be used or recorded in the jurisdiction in which the services are performed. Duiy certified records of the cate state of the perceives are performed. \$200 Such a duites of the acts performed by a notary within the State. [L 1915, c 111, §3; §203-3; the inperfor			sckn
§503-2 Oath and seal. A commissioner who is appointed for a state or territory of the United States shall, within three months after the commissioner's appointment, take and subscribe an oath before a justice of the pace or other magistrate of the city or county where the commissioner resides, or before a clerk of a court of record within the state or territory where the commissioner's commissioner's mane, the words: "Commissioner for Hawall," and the name of the state or territory and city or county in which shall appear the commissioner's mane, the words: "Commissioner for Hawall," and the name of the state or territory and city or county in which the commissioner resides. A commissioner who is appointed for a foreign country shall, before a judge or clerk of a count of record of the country is and the commissioner resides or before an ambassador, minister, or consul of the United State appointed to reside in such country. faithfully to perform the duites of the commissioner softlee. In each country, faithfully to perform the duites of the commissioner's office. In each country, faithfully to perform the duites of the commissioner's office. In each country, faithfully to perform the duites of the commissioner's office. In each country for which the commissioner is office and the commissioner's office. In each country for which the commissioner is appointed, administer outper is fidewith, and achaeved agnents of deeds and other instruments to be used or recorded in the State, and the percoid of such deeds, if the grantor reduces the state, and the percoid of such deeds, if the grantor refuses to achaeved agnents of deeds and other instruments to be used or recorded in the jurisdiction in which the services are performed. Duiy certified records of the cate state of the perceives are performed. \$200 Such a duites of the acts performed by a notary within the State. [L 1915, c 111, §3; §203-3; the inperfor	501.6 CONTRACT	ON OF STATUTES	date,
§503-2 Oath and seal. A commissioner who is appointed for a state or territory of the United States shall, within three months after the commissioner's appointment, take and subscribe an oath before a justice of the pace or other magistrate of the city or county where the commissioner resides, or before a clerk of a court of record within the state or territory where the commissioner's commissioner's mane, the words: "Commissioner for Hawall," and the name of the state or territory and city or county in which shall appear the commissioner's mane, the words: "Commissioner for Hawall," and the name of the state or territory and city or county in which the commissioner resides. A commissioner who is appointed for a foreign country shall, before a judge or clerk of a count of record of the country is and the commissioner resides or before an ambassador, minister, or consul of the United State appointed to reside in such country. faithfully to perform the duites of the commissioner softlee. In each country, faithfully to perform the duites of the commissioner's office. In each country, faithfully to perform the duites of the commissioner's office. In each country, faithfully to perform the duites of the commissioner's office. In each country for which the commissioner is office and the commissioner's office. In each country for which the commissioner is appointed, administer outper is fidewith, and achaeved agnents of deeds and other instruments to be used or recorded in the State, and the percoid of such deeds, if the grantor reduces the state, and the percoid of such deeds, if the grantor refuses to achaeved agnents of deeds and other instruments to be used or recorded in the jurisdiction in which the services are performed. Duiy certified records of the cate state of the perceives are performed. \$200 Such a duites of the acts performed by a notary within the State. [L 1915, c 111, §3; §203-3; the inperfor		a comment of the state of the state	BDd,
§503-2 Oath and seal. A commissioner who is appointed for a state or territory of the United States shall, within three months after the commissioner's appointment, take and subscribe an oath before a justice of the pace or other magistrate of the city or county where the commissioner resides, or before a clerk of a court of record within the state or territory where the commissioner's commissioner's mane, the words: "Commissioner for Hawall," and the name of the state or territory and city or county in which shall appear the commissioner's mane, the words: "Commissioner for Hawall," and the name of the state or territory and city or county in which the commissioner resides. A commissioner who is appointed for a foreign country shall, before a judge or clerk of a count of record of the country is and the commissioner resides or before an ambassador, minister, or consul of the United State appointed to reside in such country. faithfully to perform the duites of the commissioner softlee. In each country, faithfully to perform the duites of the commissioner's office. In each country, faithfully to perform the duites of the commissioner's office. In each country, faithfully to perform the duites of the commissioner's office. In each country for which the commissioner is office and the commissioner's office. In each country for which the commissioner is appointed, administer outper is fidewith, and achaeved agnents of deeds and other instruments to be used or recorded in the State, and the percoid of such deeds, if the grantor reduces the state, and the percoid of such deeds, if the grantor refuses to achaeved agnents of deeds and other instruments to be used or recorded in the jurisdiction in which the services are performed. Duiy certified records of the cate state of the perceives are performed. \$200 Such a duites of the acts performed by a notary within the State. [L 1915, c 111, §3; §203-3; the inperfor			parti parti
§503-2 Oath and seal. A commissioner who is appointed for a state or territory of the United States shall, within three months after the commissioner's appointment, take and subscribe an oath before a justice of the pace or other magistrate of the city or county where the commissioner resides, or before a clerk of a court of record within the state or territory where the commissioner's commissioner's mane, the words: "Commissioner for Hawall," and the name of the state or territory and city or county in which shall appear the commissioner's mane, the words: "Commissioner for Hawall," and the name of the state or territory and city or county in which the commissioner resides. A commissioner who is appointed for a foreign country shall, before a judge or clerk of a count of record of the country is and the commissioner resides or before an ambassador, minister, or consul of the United State appointed to reside in such country. faithfully to perform the duites of the commissioner softlee. In each country, faithfully to perform the duites of the commissioner's office. In each country, faithfully to perform the duites of the commissioner's office. In each country, faithfully to perform the duites of the commissioner's office. In each country for which the commissioner is office and the commissioner's office. In each country for which the commissioner is appointed, administer outper is fidewith, and achaeved agnents of deeds and other instruments to be used or recorded in the State, and the percoid of such deeds, if the grantor reduces the state, and the percoid of such deeds, if the grantor refuses to achaeved agnents of deeds and other instruments to be used or recorded in the jurisdiction in which the services are performed. Duiy certified records of the cate state of the perceives are performed. \$200 Such a duites of the acts performed by a notary within the State. [L 1915, c 111, §3; §203-3; the inperfor			
§503-2 Oath and seal. A commissioner who is appointed for a state or territory of the United States shall, within three months after the commissioner's appointment, take and subscribe an oath before a justice of the pace or other magistrate of the city or county where the commissioner resides, or before a clerk of a court of record within the state or territory where the commissioner's commissioner's mane, the words: "Commissioner for Hawall," and the name of the state or territory and city or county in which shall appear the commissioner's mane, the words: "Commissioner for Hawall," and the name of the state or territory and city or county in which the commissioner resides. A commissioner who is appointed for a foreign country shall, before a judge or clerk of a count of record of the country is and the commissioner resides or before an ambassador, minister, or consul of the United State appointed to reside in such country. faithfully to perform the duites of the commissioner softlee. In each country, faithfully to perform the duites of the commissioner's office. In each country, faithfully to perform the duites of the commissioner's office. In each country, faithfully to perform the duites of the commissioner's office. In each country for which the commissioner is office and the commissioner's office. In each country for which the commissioner is appointed, administer outper is fidewith, and achaeved agnents of deeds and other instruments to be used or recorded in the State, and the percoid of such deeds, if the grantor reduces the state, and the percoid of such deeds, if the grantor refuses to achaeved agnents of deeds and other instruments to be used or recorded in the jurisdiction in which the services are performed. Duiy certified records of the cate state of the perceives are performed. \$200 Such a duites of the acts performed by a notary within the State. [L 1915, c 111, §3; §203-3; the inperfor			KL KL
§503-2 Oath and seal. A commissioner who is appointed for a state or territory of the United States shall, within three months after the commissioner's appointment, take and subscribe an oath before a justice of the pace or other magistrate of the city or county where the commissioner resides, or before a clerk of a court of record within the state or territory where the commissioner's commissioner's mane, the words: "Commissioner for Hawall," and the name of the state or territory and city or county in which shall appear the commissioner's mane, the words: "Commissioner for Hawall," and the name of the state or territory and city or county in which the commissioner resides. A commissioner who is appointed for a foreign country shall, before a judge or clerk of a count of record of the country is and the commissioner resides or before an ambassador, minister, or consul of the United State appointed to reside in such country. faithfully to perform the duites of the commissioner softlee. In each country, faithfully to perform the duites of the commissioner's office. In each country, faithfully to perform the duites of the commissioner's office. In each country, faithfully to perform the duites of the commissioner's office. In each country for which the commissioner is office and the commissioner's office. In each country for which the commissioner is appointed, administer outper is fidewith, and achaeved agnents of deeds and other instruments to be used or recorded in the State, and the percoid of such deeds, if the grantor reduces the state, and the percoid of such deeds, if the grantor refuses to achaeved agnents of deeds and other instruments to be used or recorded in the jurisdiction in which the services are performed. Duiy certified records of the cate state of the perceives are performed. \$200 Such a duites of the acts performed by a notary within the State. [L 1915, c 111, §3; §203-3; the inperfor			摘
§503-2 Oath and seal. A commissioner who is appointed for a state or territory of the United States shall, within three months after the commissioner's appointment, take and subscribe an oath before a justice of the pace or other magistrate of the city or county where the commissioner resides, or before a clerk of a court of record within the state or territory where the commissioner's commissioner's mane, the words: "Commissioner for Hawall," and the name of the state or territory and city or county in which shall appear the commissioner's mane, the words: "Commissioner for Hawall," and the name of the state or territory and city or county in which the commissioner resides. A commissioner who is appointed for a foreign country shall, before a judge or clerk of a count of record of the country is and the commissioner resides or before an ambassador, minister, or consul of the United State appointed to reside in such country. faithfully to perform the duites of the commissioner softlee. In each country, faithfully to perform the duites of the commissioner's office. In each country, faithfully to perform the duites of the commissioner's office. In each country, faithfully to perform the duites of the commissioner's office. In each country for which the commissioner is office and the commissioner's office. In each country for which the commissioner is appointed, administer outper is fidewith, and achaeved agnents of deeds and other instruments to be used or recorded in the State, and the percoid of such deeds, if the grantor reduces the state, and the percoid of such deeds, if the grantor refuses to achaeved agnents of deeds and other instruments to be used or recorded in the jurisdiction in which the services are performed. Duiy certified records of the cate state of the perceives are performed. \$200 Such a duites of the acts performed by a notary within the State. [L 1915, c 111, §3; §203-3; the inperfor		n neant the same same same from the real real same firsts is seene	En E
§503-2 Oath and seal. A commissioner who is appointed for a state or territory of the United States shall, within three months after the commissioner's appointment, take and subscribe an oath before a justice of the pace or other magistrate of the city or county where the commissioner resides, or before a clerk of a court of record within the state or territory where the commissioner's commissioner's mane, the words: "Commissioner for Hawall," and the name of the state or territory and city or county in which shall appear the commissioner's mane, the words: "Commissioner for Hawall," and the name of the state or territory and city or county in which the commissioner resides. A commissioner who is appointed for a foreign country shall, before a judge or clerk of a count of record of the country is and the commissioner resides or before an ambassador, minister, or consul of the United State appointed to reside in such country. faithfully to perform the duites of the commissioner softlee. In each country, faithfully to perform the duites of the commissioner's office. In each country, faithfully to perform the duites of the commissioner's office. In each country, faithfully to perform the duites of the commissioner's office. In each country for which the commissioner is office and the commissioner's office. In each country for which the commissioner is appointed, administer outper is fidewith, and achaeved agnents of deeds and other instruments to be used or recorded in the State, and the percoid of such deeds, if the grantor reduces the state, and the percoid of such deeds, if the grantor refuses to achaeved agnents of deeds and other instruments to be used or recorded in the jurisdiction in which the services are performed. Duiy certified records of the cate state of the perceives are performed. \$200 Such a duites of the acts performed by a notary within the State. [L 1915, c 111, §3; §203-3; the inperfor			and A
territory and city or county in which the commissioner readers. A commissioner who is appointed for a foreign country shall, before performing any duty of the commissioner's office, take and subscribe an outh before a judge or clerk of a court of record of the country in which the commissioner resides or before an ambassador, minister, or consul of the United States appointed to reside in such country, faithfully to perform the duties of the commissioner's office. In each case, a certificate of the commissioner's official seal shall be forthwith transmitted to and filed in the office of the lieutenant governor. [L 1915, c 111, g 2; RL 1925, §3185; RL 1935, §5171; RL 1945, §12771; RL 1955, §344-2; am L Sp 1959 2d, c 1, §9; HRS §503-2; am imp L 1984, c 90, §1] §503-3 Pawers; charges. A commissioner may, in the state, territory, or country for which the commissioner is appointed, administer oaths and take depositions, affidavits, and acknowledgments of deeds and other instruments to be used or recorded in the State, and the proof of such deeds, if the grantor refuses to acknowledge the same; which shall be certified by the commissioner for services rendered shall be at the rates authorized by a commissioner have the same force and effect as if performed by a notary within the State. [L 1915, c 111, §3; RL 1925, §3186; RL 1935, §5172; RL 1945, §12772; RL 1955, §344-3; HRS §503-3; an imp L 1984, c 90, §1] Crass References Commissioner's charges, taxian at costs, see note to §624-35.	\$503-2 Oath	and seal. A commissioner who is appointed for a state or	1935
territory and city or county in which the commissioner readers. A commissioner who is appointed for a foreign country shall, before performing any duty of the commissioner's office, take and subscribe an outh before a judge or clerk of a court of record of the country in which the commissioner resides or before an ambassador, minister, or consul of the United States appointed to reside in such country, faithfully to perform the duties of the commissioner's office. In each case, a certificate of the commissioner's official seal shall be forthwith transmitted to and filed in the office of the lieutenant governor. [L 1915, c 111, g 2; RL 1925, §3185; RL 1935, §5171; RL 1945, §12771; RL 1955, §344-2; am L Sp 1959 2d, c 1, §9; HRS §503-2; am imp L 1984, c 90, §1] §503-3 Pawers; charges. A commissioner may, in the state, territory, or country for which the commissioner is appointed, administer oaths and take depositions, affidavits, and acknowledgments of deeds and other instruments to be used or recorded in the State, and the proof of such deeds, if the grantor refuses to acknowledge the same; which shall be certified by the commissioner for services rendered shall be at the rates authorized by a commissioner have the same force and effect as if performed by a notary within the State. [L 1915, c 111, §3; RL 1925, §3186; RL 1935, §5172; RL 1945, §12772; RL 1955, §344-3; HRS §503-3; an imp L 1984, c 90, §1] Crass References Commissioner's charges, taxian at costs, see note to §624-35.			§503
territory and city or county in which the commissioner readers. A commissioner who is appointed for a foreign country shall, before performing any duty of the commissioner's office, take and subscribe an outh before a judge or clerk of a court of record of the country in which the commissioner resides or before an ambassador, minister, or consul of the United States appointed to reside in such country, faithfully to perform the duties of the commissioner's office. In each case, a certificate of the commissioner's official seal shall be forthwith transmitted to and filed in the office of the lieutenant governor. [L 1915, c 111, g 2; RL 1925, §3185; RL 1935, §5171; RL 1945, §12771; RL 1955, §344-2; am L Sp 1959 2d, c 1, §9; HRS §503-2; am imp L 1984, c 90, §1] §503-3 Pawers; charges. A commissioner may, in the state, territory, or country for which the commissioner is appointed, administer oaths and take depositions, affidavits, and acknowledgments of deeds and other instruments to be used or recorded in the State, and the proof of such deeds, if the grantor refuses to acknowledge the same; which shall be certified by the commissioner for services rendered shall be at the rates authorized by a commissioner have the same force and effect as if performed by a notary within the State. [L 1915, c 111, §3; RL 1925, §3186; RL 1935, §5172; RL 1945, §12772; RL 1955, §344-3; HRS §503-3; an imp L 1984, c 90, §1] Crass References Commissioner's charges, taxian at costs, see note to §624-35.			
territory and city or county in which the commissioner readers. A commissioner who is appointed for a foreign country shall, before performing any duty of the commissioner's office, take and subscribe an outh before a judge or clerk of a court of record of the country in which the commissioner resides or before an ambassador, minister, or consul of the United States appointed to reside in such country, faithfully to perform the duties of the commissioner's office. In each case, a certificate of the commissioner's official seal shall be forthwith transmitted to and filed in the office of the lieutenant governor. [L 1915, c 111, g 2; RL 1925, §3185; RL 1935, §5171; RL 1945, §12771; RL 1955, §344-2; am L Sp 1959 2d, c 1, §9; HRS §503-2; am imp L 1984, c 90, §1] §503-3 Pawers; charges. A commissioner may, in the state, territory, or country for which the commissioner is appointed, administer oaths and take depositions, affidavits, and acknowledgments of deeds and other instruments to be used or recorded in the State, and the proof of such deeds, if the grantor refuses to acknowledge the same; which shall be certified by the commissioner for services rendered shall be at the rates authorized by a commissioner have the same force and effect as if performed by a notary within the State. [L 1915, c 111, §3; RL 1925, §3186; RL 1935, §5172; RL 1945, §12772; RL 1955, §344-3; HRS §503-3; an imp L 1984, c 90, §1] Crass References Commissioner's charges, taxian at costs, see note to §624-35.			8
territory and city or county in which the commissioner readers. A commissioner who is appointed for a foreign country shall, before performing any duty of the commissioner's office, take and subscribe an outh before a judge or clerk of a court of record of the country in which the commissioner resides or before an ambassador, minister, or consul of the United States appointed to reside in such country, faithfully to perform the duties of the commissioner's office. In each case, a certificate of the commissioner's official seal shall be forthwith transmitted to and filed in the office of the lieutenant governor. [L 1915, c 111, g 2; RL 1925, §3185; RL 1935, §5171; RL 1945, §12771; RL 1955, §344-2; am L Sp 1959 2d, c 1, §9; HRS §503-2; am imp L 1984, c 90, §1] §503-3 Pawers; charges. A commissioner may, in the state, territory, or country for which the commissioner is appointed, administer oaths and take depositions, affidavits, and acknowledgments of deeds and other instruments to be used or recorded in the State, and the proof of such deeds, if the grantor refuses to acknowledge the same; which shall be certified by the commissioner for services rendered shall be at the rates authorized by a commissioner have the same force and effect as if performed by a notary within the State. [L 1915, c 111, §3; RL 1925, §3186; RL 1935, §5172; RL 1945, §12772; RL 1955, §344-3; HRS §503-3; an imp L 1984, c 90, §1] Crass References Commissioner's charges, taxian at costs, see note to §624-35.			Tepe
territory and city or county in which the commissioner readers. A commissioner who is appointed for a foreign country shall, before performing any duty of the commissioner's office, take and subscribe an outh before a judge or clerk of a court of record of the country in which the commissioner resides or before an ambassador, minister, or consul of the United States appointed to reside in such country, faithfully to perform the duties of the commissioner's office. In each case, a certificate of the commissioner's official seal shall be forthwith transmitted to and filed in the office of the lieutenant governor. [L 1915, c 111, g 2; RL 1925, §3185; RL 1935, §5171; RL 1945, §12771; RL 1955, §344-2; am L Sp 1959 2d, c 1, §9; HRS §503-2; am imp L 1984, c 90, §1] §503-3 Pawers; charges. A commissioner may, in the state, territory, or country for which the commissioner is appointed, administer oaths and take depositions, affidavits, and acknowledgments of deeds and other instruments to be used or recorded in the State, and the proof of such deeds, if the grantor refuses to acknowledge the same; which shall be certified by the commissioner for services rendered shall be at the rates authorized by a commissioner have the same force and effect as if performed by a notary within the State. [L 1915, c 111, §3; RL 1925, §3186; RL 1935, §5172; RL 1945, §12772; RL 1955, §344-3; HRS §503-3; an imp L 1984, c 90, §1] Crass References Commissioner's charges, taxian at costs, see note to §624-35.			1935
territory and city or county in which the commissioner readers. A commissioner who is appointed for a foreign country shall, before performing any duty of the commissioner's office, take and subscribe an outh before a judge or clerk of a court of record of the country in which the commissioner resides or before an ambassador, minister, or consul of the United States appointed to reside in such country, faithfully to perform the duties of the commissioner's office. In each case, a certificate of the commissioner's official seal shall be forthwith transmitted to and filed in the office of the lieutenant governor. [L 1915, c 111, g 2; RL 1925, §3185; RL 1935, §5171; RL 1945, §12771; RL 1955, §344-2; am L Sp 1959 2d, c 1, §9; HRS §503-2; am imp L 1984, c 90, §1] §503-3 Pawers; charges. A commissioner may, in the state, territory, or country for which the commissioner is appointed, administer oaths and take depositions, affidavits, and acknowledgments of deeds and other instruments to be used or recorded in the State, and the proof of such deeds, if the grantor refuses to acknowledge the same; which shall be certified by the commissioner for services rendered shall be at the rates authorized by a commissioner have the same force and effect as if performed by a notary within the State. [L 1915, c 111, §3; RL 1925, §3186; RL 1935, §5172; RL 1945, §12772; RL 1955, §344-3; HRS §503-3; an imp L 1984, c 90, §1] Crass References Commissioner's charges, taxian at costs, see note to §624-35.			國
who is appointed for a foreign country shall, before performing any duty of the commissioner's office, take and subscribe an oath before a judge of clerk of a court of record of the country in which the commissioner resides or before an ambassador, minister, or consul of the United States appointed to reside in such country, fuithfully to perform the duties of the commissioner's office. In each case, a certificate of the commissioner's cath of office and the commissioner's ignature and an impression of the commissioner's official scal shall be forthwith transmitted to and fiked in the affice of the listensing povernor. [L 1915, c 111, and j \$2; RL 1925, §3185; RL 1935, §5171; RL 1945, §12771; RL 1955, §344-2; am L Sp 1959 2d, c 1, §9; HRS §503-2; am imp L 1984, c 90, §1] \$503-3 Powers; charges. A commissioner may, in the state, territory, or country for which the commissioner is appointed, administer oaths and take depositions, affidavits, and acknowledgments of deeds and other instruments to be used or recorded in the State, and the proof of such deeds, if the grantor refuses to acknowledge the same; which shall be certified by the commissioner under the commissioner's official seal, Charges made by commissioners for services rendered shall be at the rates authorized by statute for similar services rendered shall be at the rates authorized by statute for similar services rendered shall be at the rates authorized by a commissioner have the same force and effect as if performed by a notary within the State. [L 1915, c 111, §3; RL 1925, §3186; RL 1935, §5172; RL 1945, §12772; RL 1955, §344-3; HRS §503-3; am imp L 1984, c 90, §1] Cruss References Commissioners' charges, taution at costs, see note to §624-35.			
signature and an impression of the commissioner's official seal shall be forthwith transmitted to and filed in the office of the lieutenant governor. [L 1915, c 111, \$2; RL 1925, §3185; RL 1935, §5171; RL 1945, §12771; RL 1955, §344-2; am L Sp 1959 2d, c 1, §9; HRS §503-2; am imp L 1984, c 90, §1] \$503-3 Powers; charges. A commissioner may, in the state, territory, or country for which the commissioner is appointed, administer cashs and take depositions, affidavits, and acknowledgments of deeds and other instruments to be used or recorded in the State, and the proof of such deeds, if the grantor refuses to acknowledge the same; which shall be certified by the commissioner for services rendered shall be at the rates authorized by statute for similar services rendered by notaries within the jurisdiction in which the services are performed. Duly certified records of the acts performed by a commissioner have the same force and effect as if performed by a notary within the State. [L 1915, c 111, §3; RL 1925, §3186; RL 1935, §5172; RL 1945, §12772; RL 1955, §344-3; HRS §503-3; am imp L 1984, c 90, §1] Cruss References Commissioner' charges, taustion at costs, see note to §624-35.			
signature and an impression of the commissioner's official seal shall be forthwith transmitted to and filed in the office of the lieutenant governor. [L 1915, c 111, \$2; RL 1925, §3185; RL 1935, §5171; RL 1945, §12771; RL 1955, §344-2; am L Sp 1959 2d, c 1, §9; HRS §503-2; am imp L 1984, c 90, §1] \$503-3 Powers; charges. A commissioner may, in the state, territory, or country for which the commissioner is appointed, administer cashs and take depositions, affidavits, and acknowledgments of deeds and other instruments to be used or recorded in the State, and the proof of such deeds, if the grantor refuses to acknowledge the same; which shall be certified by the commissioner for services rendered shall be at the rates authorized by statute for similar services rendered by notaries within the jurisdiction in which the services are performed. Duly certified records of the acts performed by a commissioner have the same force and effect as if performed by a notary within the State. [L 1915, c 111, §3; RL 1925, §3186; RL 1935, §5172; RL 1945, §12772; RL 1955, §344-3; HRS §503-3; am imp L 1984, c 90, §1] Cruss References Commissioner' charges, taustion at costs, see note to §624-35.			Sice Sice
signature and an impression of the commissioner's official seal shall be forthwith transmitted to and filed in the office of the lieutenant governor. [L 1915, c 111, \$2; RL 1925, §3185; RL 1935, §5171; RL 1945, §12771; RL 1955, §344-2; am L Sp 1959 2d, c 1, §9; HRS §503-2; am imp L 1984, c 90, §1] \$503-3 Powers; charges. A commissioner may, in the state, territory, or country for which the commissioner is appointed, administer cashs and take depositions, affidavits, and acknowledgments of deeds and other instruments to be used or recorded in the State, and the proof of such deeds, if the grantor refuses to acknowledge the same; which shall be certified by the commissioner for services rendered shall be at the rates authorized by statute for similar services rendered by notaries within the jurisdiction in which the services are performed. Duly certified records of the acts performed by a commissioner have the same force and effect as if performed by a notary within the State. [L 1915, c 111, §3; RL 1925, §3186; RL 1935, §5172; RL 1945, §12772; RL 1955, §344-3; HRS §503-3; am imp L 1984, c 90, §1] Cruss References Commissioner' charges, taustion at costs, see note to §624-35.			JEL1.
signature and an impression of the commissioner's official seal shall be forthwith transmitted to and filed in the office of the lieutenant governor. [L 1915, c 111, \$2; RL 1925, §3185; RL 1935, §5171; RL 1945, §12771; RL 1955, §344-2; am L Sp 1959 2d, c 1, §9; HRS §503-2; am imp L 1984, c 90, §1] \$503-3 Powers; charges. A commissioner may, in the state, territory, or country for which the commissioner is appointed, administer cashs and take depositions, affidavits, and acknowledgments of deeds and other instruments to be used or recorded in the State, and the proof of such deeds, if the grantor refuses to acknowledge the same; which shall be certified by the commissioner for services rendered shall be at the rates authorized by statute for similar services rendered by notaries within the jurisdiction in which the services are performed. Duly certified records of the acts performed by a commissioner have the same force and effect as if performed by a notary within the State. [L 1915, c 111, §3; RL 1925, §3186; RL 1935, §5172; RL 1945, §12772; RL 1955, §344-3; HRS §503-3; am imp L 1984, c 90, §1] Cruss References Commissioner' charges, taustion at costs, see note to §624-35.	ambassador, ministe	r, or consul of the United States appointed to retide in such	
signature and an impression of the commissioner's official seal shall be forthwith transmitted to and filed in the office of the lieutenant governor. [L 1915, c 111, \$2; RL 1925, §3185; RL 1935, §5171; RL 1945, §12771; RL 1955, §344-2; am L Sp 1959 2d, c 1, §9; HRS §503-2; am imp L 1984, c 90, §1] \$503-3 Powers; charges. A commissioner may, in the state, territory, or country for which the commissioner is appointed, administer cashs and take depositions, affidavits, and acknowledgments of deeds and other instruments to be used or recorded in the State, and the proof of such deeds, if the grantor refuses to acknowledge the same; which shall be certified by the commissioner for services rendered shall be at the rates authorized by statute for similar services rendered by notaries within the jurisdiction in which the services are performed. Duly certified records of the acts performed by a commissioner have the same force and effect as if performed by a notary within the State. [L 1915, c 111, §3; RL 1925, §3186; RL 1935, §5172; RL 1945, §12772; RL 1955, §344-3; HRS §503-3; am imp L 1984, c 90, §1] Cruss References Commissioner' charges, taustion at costs, see note to §624-35.			
transmitted to and filed in the office of the lieutenant governor. [L. 1915, c 111, \$2; RL 1925, §3185; RL 1935, §5171; RL 1945, §12771; RL 1955, §344-2; am L \$5 1959 2d, c 1, §9; HRS §503-2; am imp L 1984, c 90, §1] \$503-3 Powers; charges. A commissioner may, in the state, territory, or country for which the commissioner is appointed, administer oaths and take depositions, affidavits, and acknowledgments of deeds and other instruments to be used or recorded in the State, and the proof of such deeds, if the grantor refuses to acknowledge the same; which shall be certified by the commissioner under the commissioner's official seal. Charges made by commissioners for services rendered shall be at the rates authorized by statute for similar services rendered by notaries within the jurisdiction in which the services are performed. Duly certified records of the acts performed by a notary within the State. [L 1915, c 111, §3; RL 1925, §3186; RL 1935, §5172; RL 1945, §12772; RL 1955, §344-3; HRS §503-3; am imp L 1984, c 90, §1] Cruss References Commissioner' charges, taustion at costs, see note to §624-35.			eour
§2; RL 1925, §3185; RL 1935, §5171; RL 1945, §12771; RL 1955, §344-2; am L HR Sp 1959 2d, c 1, §9; HRS §503-2; am imp L 1984, c 90, §1] Fr §503-3 Pawers; charges. A commissioner may, in the state, territory, or country for which the commissioner is appointed, administer caths and take depositions, affidavits, and acknowledgments of deeds and other instruments to be used or recorded in the State, and the proof of such deeds, if the grantor refuses to acknowledge the same; which shall be certified by the commissioner for under the contrinsioner's official seal. Charges made by commissioner for services rendered shall be at the rates authorized by statute for similar services rendered shall be at the rates authorized by statute for similar services are performed. Store and effect as if performed by a notary within the State. [L 1915, c 111, §3; RL 1925, §3186; RL 1935, §5172; RL 1945, §12772; RL 1955, §344-3; HRS §503-3; am imp L 1984, c 90, §1] Cruss References pay Commissioner' charges, taxation at costs, see note to §624-35.			Conv
Šp 1959 2d, c 1, §9; HRS §503-2; am imp L 1984, c 90, §1] §503-3 Powers; charges. A commissioner may, in the state, territory, or country for which the commissioner is appointed, administer oaths and take depositions, affidavits, and acknowledgments of deeds and other instruments to be used or recorded in the State, and the proof of such deeds, if the grantor refuses to acknowledge the same; which shall be certified by the commissioner under the contrinsioner's official seal. Charges made by commissioner for services rendered shall be at the rates authorized by statute for similar services rendered by notaries within the jurisdiction in which the services are performed. Duly certified records of the acis performed by a nonary within the State. [L 1915, c 111, §3; RL 1925, §3186; RL 1935, §5172; RL 1945, §12772; RL 1955, §344-3; HRS §503-3; am imp L 1984, c 90, §1] Cruss References pay Commissioner' charges, taxation as costs, see note to §624-35.			
\$503-3 Pawers; charges, A commissioner may, in the state, territory, or country for which the commissioner is appointed, administer caths and take depositions, affidavits, and acknowledgments of deeds and other instruments to be used or recorded in the State, and the proof of such deeds, if the grantor refuses to acknowledge the same; which shall be certified by the commissioner for services rendered shall be at the rates authorized by statute for similar services rendered shall be at the rates authorized by statute for similar services rendered within the jurisdiction in which the services are performed. State for similar services are performed. Duly certified records of the acts performed by a notary within the State. [L 1915, c 111, §3; RL 1925, §3186; RL 1935, §5172; RL 1945, §12772; RL 1955, §344-3; HRS §503-3; am imp L 1984, c 90, §1] Cruss References Pay Commissioners' charges, taxation as costs, see note to §624-35. State [52-35. State [52-35.			ню
country for which the commissioner is appointed, administer oaths and take depositions, affidavits, and acknowledgments of deeds and other instruments to be used or recorded in the State, and the proof of such deeds, if the grantor refuses to acknowledge the same; which shall be certified by the commissioner under the commissioner's official seal. Charges made by commissioner for services rendered shall be at the rates authorized by statute for similar services rendered by notaries within the jurisdiction in which the services are performed. Duly certified records of the acts performed by a notary within the State. [L 1915, c 111, \$3; RL 1925, §3186; RL 1935, §5172; RL 1945, §12772; RL 1955, §344-3; HRS §503-3; am imp L 1984, c 90, §1] Cruss References Commissioner' charges, taxation at costs, see note to §624-35.	of the referre	vi serve diversit me meh te svadi e uni Ark	
country for which the commissioner is appointed, administer oaths and take depositions, affidavits, and acknowledgments of deeds and other instruments to be used or recorded in the State, and the proof of such deeds, if the grantor refuses to acknowledge the same; which shall be certified by the commissioner under the commissioner's official seal. Charges made by commissioner for services rendered shall be at the rates authorized by statute for similar services rendered by notaries within the jurisdiction in which the services are performed. Duly certified records of the acts performed by a notary within the State. [L 1915, c 111, \$3; RL 1925, §3186; RL 1935, §5172; RL 1945, §12772; RL 1955, §344-3; HRS §503-3; am imp L 1984, c 90, §1] Cruss References Commissioner' charges, taxation at costs, see note to §624-35.	\$503-3 Power	s; charges. A commissioner may, in the state, territory, or	14-25
rendered by notaries within the jurisdiction in which the services are performed. Duly certified records of the acts performed by a commissioner have the same force and effect as if performed by a notary within the State. [L 1915, c 111, \$3; RL 1925, §3186; RL 1935, §5172; RL 1945, §12772; RL 1955, §344-3; HRS §503-3; am imp L 1984, c 90, §1] Cruss References Commissioners' charges, taxation at costs, see note to §624-35.			h in
rendered by notaries within the jurisdiction in which the services are performed. Duly certified records of the acts performed by a commissioner have the same force and effect as if performed by a notary within the State. [L 1915, c 111, \$3; RL 1925, §3186; RL 1935, §5172; RL 1945, §12772; RL 1955, §344-3; HRS §503-3; am imp L 1984, c 90, §1] Cruss References Commissioners' charges, taxation at costs, see note to §624-35.			1. M.
rendered by notaries within the jurisdiction in which the services are performed. Duly certified records of the acts performed by a commissioner have the same force and effect as if performed by a notary within the State. [L 1915, c 111, \$3; RL 1925, §3186; RL 1935, §5172; RL 1945, §12772; RL 1955, §344-3; HRS §503-3; am imp L 1984, c 90, §1] Cruss References Commissioners' charges, taxation at costs, see note to §624-35.	be used or recorded	in the State, and the proof of such deeds, if the grantor	A.
rendered by notaries within the jurisdiction in which the services are performed. Duly certified records of the acts performed by a commissioner have the same force and effect as if performed by a notary within the State. [L 1915, c 111, \$3; RL 1925, §3186; RL 1935, §5172; RL 1945, §12772; RL 1955, §344-3; HRS §503-3; am imp L 1984, c 90, §1] Cruss References Commissioners' charges, taxation at costs, see note to §624-35.			
rendered by notaries within the jurisdiction in which the services are performed. Duly certified records of the acts performed by a commissioner have the same force and effect as if performed by a notary within the State. [L 1915, c 111, \$3; RL 1925, §3186; RL 1935, §5172; RL 1945, §12772; RL 1955, §344-3; HRS §503-3; am imp L 1984, c 90, §1] Cruss References Commissioners' charges, taxation at costs, see note to §624-35.			12
Duly certified records of the acts performed by a commissioner have the same force and effect as if performed by a notary within the State. [L 1915, c 111, §3; RL 1925, §3186; RL 1935, §5172; RL 1945, §12772; RL 1955, §344-3; HRS §503-3; am imp L 1984, c 90, §1] Cross References pay Commissioners' charges, taxation as costs, see note to §624-35.			Sec.
force and effect as if performed by a notary within the State. [L 1915, c 111, §3; RL 1925, §3186; RL 1935, §5172; RL 1945, §12772; RL 1955, §344-3; HRS §503-3; am imp L 1984, c 90, §1] Cross References pay Commissioners' charges, taxation as costs, see note to §624-35.			12
RL 1925, §3186; RL 1935, §5172; RL 1945, §12772; RL 1955, §344-3; HRS §503-3; am imp L 1984, c 90, §1] Cross References puy Commissioners' charges, taxation as costs, see note to §624-35.			
\$503-3; am imp L 1984, c 90, §1] Cross References pay Commissioners' charges, taxatian as costs, see note to £624-35.	RI, 1925. \$3186- 23	1935. 65172; RL 1945, 612772; RL 1955. 6344-3; HRS	
Commissioners' charges, taxation as costs, see note to \$624-35.			27-
Commissioners' charges, taxatian as costs, see note to \$624-35.		Crus References	nut nut
68 Contraction of the second sec	Commissioners' charge	u, taxabian as costs, soe mote to §624-35.	and and
	68		
			i den. Neu

Cross References

こうこう しょういいちょう

,

282444.2

ŧ

.

FEDERAL TAX LIEN REGISTRATION

Persons before whom depositions may be taken, see HRCP rule 28.

§503-4 Records; what same shall contain. Each commissioner so appointed besides the certificate of acknowledgment endorsed upon the instrument, shall keep a record of every acknowledgment, oath, deposition, and affidavit in a book of records. Each record shall set forth at least the date of acknowledgment, the parties to the instrument, the persons acknowledging, the date, and some memorandum as to the nature of the instrument acknowledged; and, as to eaths, depositions, and affidavits, the name or names of the party or parties making the same, the date and nature of the instrument and date of administering the cath. [L 1915, c 111, §4; RL 1925, §3187; RL 1935, §5173; RL 1955, §344-4; HRS §503-4]

§503-5 Instructions to. The licutenant governor shall prepare and forward to each commissioner instructions and forms in conformity with law, and a copy of sections 503-1 to 503-4. [L 1915, c 111, §5; RL 1925, §3188; RL 1935, §5174; RL 1945, §12774; RL 1955, §344-5; am L Sp 1959 2d, c 1, §9; HRS §503-5]

§503-6 Construction of statutes. This chapter shall not be construed as repealing or amending chapter 502. [L 1915, c 111, §6; RL 1925, §3189; RL 1935, §5175; RL 1945, §12775; RL 1955, §344-6; HRS §503-6]

CHAPTER 504 FEDERAL JUDGMENT REGISTRATION

SECTION

5

Ý

ŝ

100.000

1.0000

Same Sign

いたの

304.1 REGISTRATION OF PEDERAL JUDGMENTS

§504-1 Registration of federal judgments. Judgments of United States courts may be registered, recorded, docketed, and indexed in the bureau of conveyances or with the assistant registrar of the land court in the same manner as judgments of the courts of the State. [L 1951, c 295, §1; RL 1955, §347-1; HRS §504-1]

Case Notes

Prior law, see 161 F. 303.

CHAPTER 505 UNIFORM FEDERAL TAX LIEN REGISTRATION ACT(MODIFIED)

SECTION

503.1 NOTICES FILED WHERE 503.2 INDEX OF LIENS 503.3 CERTIFICATES OF RELEASE 503.4 F223

§505-1 Notices filed where. Notices of liens for internal revenue taxes payable to the United States and cortificates of release or of partial discharge of such liens may be recorded in the bureau of conveyances. [L 1931, c 220, §1; RL

69

505-1



February 1, 2013

 TO: SENATE COMMITTEE ON TRANSPORTATION AND INTERNATIONAL AFFAIRS Senator J. Kalani English, Chair Senator Donovan M. Dela Cruz, Vice Chair
FROM: Daniel Dinell ARDA – Hawaii, Chair
RE: SB 914 Relating to Time Share Conveyances Position: Support

Dear Chair English, Vice Chair Dela Cruz and members of the Committee:

The American Resort Development Association (ARDA) Hawaii, the local chapter of the national timeshare trade association, supports S.B. 914 establishing a Hawaii State Timeshare Commissioner of Deeds.

Hawaii law allowed for authentication of real estate documents by a Hawaii State Commissioner of Deeds from 1915 to 1989. The law was repealed because the State had not ever appointed a Commissioner of Deeds. This new bill would reestablish that program to allow for the sale of timeshare units located within Hawaii to take place in international waters and in foreign countries without having to secure approval of a U.S. State Department Consular officer or an apostille, which is a cumbersome and time-consuming process.

The State of Florida has a program on which this legislation is based that allows for appointment by the Governor of Commissioners of Deeds who are able to authenticate real estate transactions occurring in other jurisdictions. This allows for the sale of Florida timeshare interests in Florida projects on cruises and abroad. Florida's program has been in effect since 1998 and has worked well for the timeshare industry in Florida. Commissioners are appointed for specific countries or territories outside the United States or in international waters and may only authenticate documents related to the sale of Florida timeshare properties. The majority of the Commissioners work under the direct supervision of a timeshare company or vacation club. We believe a similar program will work well to expand the pool of potential timeshare purchasers of Hawaii-based timeshares. The bill before you is a starting point in the discussion of how to move forward. We look forward to hearing the testimony of the other stakeholders today and working with them to improve this bill as it moves through the process. Thank you for the opportunity to submit testimony in support of S.B. 914.

"Timeshare With Aloha"