

DAVID Y. IGE
GOVERNOR



STATE OF HAWAII
DEPARTMENT OF PUBLIC SAFETY
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TESTIMONY ON HOUSE BILL (HB) 346, HOUSE DRAFT (HD) 1
RELATING TO CIVIL PROCESS

By

Nolan P. Espinda, Director
Department of Public Safety

Senate Committee on Judiciary and Labor
Senator Gilbert S.C. Keith-Agaran, Chair
Senator Maile S.L. Shimabukuro, Vice Chair

Wednesday, March 18, 2015, 9:00 AM
State Capitol, Conference Room 016

Chair Keith-Agaran, Vice Chair Shimabukuro, and Members of the Committee:

The Department of Public Safety (PSD) **supports the intent** of HB 346, HD 1, which seeks to set an equitable fee structure for the service of process in Hawaii. It has been over ten years since the fee structure has been examined and, since that time, the cost of doing business in Hawaii has substantially increased. Debate on this measure will ensure the due process rights of the respondents and the interests of the plaintiffs are preserved and that the costs incurred by the process server are recovered.

Thank you for the opportunity to present this testimony.

Presentation To
Senate Committee on Judiciary and Labor
March 18, 2015 at 9:00am
State Capitol Conference Room 016

Testimony Offering Comments for House Bill 346

TO: The Honorable Gilbert S. C. Keith-Agaran, Chair
The Honorable Maile S. L. Shimabukuro, Vice Chair
Members of the Committee

My name is Edward Pei and I am the Executive Director of the Hawaii Bankers Association (HBA). HBA is the trade association representing eleven FDIC insured depository institutions with branch offices in the State of Hawaii.

The Hawaii Bankers Association understands that periodic fee increases for services rendered may be necessary, as operating costs increase. However, the magnitude of the fee increases should be reasonable so as to not significantly and drastically affect the cost to the user of those services. Regular modest increases is always preferable to one time dramatic increases that may not have been anticipated. This will assure users of these services have had time to properly plan and budget for any new increases in fees.

We support the intent of HB 346 to increase the service of process fees, as long as the increases are reasonable. As to what might be reasonable, we believe perhaps a one third increase in the fees would be appropriate at this time. Furthermore, there should be one standard fee schedule for all process servers, rather than multiple schedules and there should be consistency and rationale for all increases, now and in the future.

Thank you for the opportunity to submit this testimony and please let us know if we can provide further information.



Edward Y. W. Pei
(808) 524-5161



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Email: info@hcul.org



Testimony to the House Committee on Finance
March 18, 2015

Comments on HB 346 HD1, Relating to Service of Process

To: The Honorable Gilbert Keith-Agaran, Chair
The Honorable Maile Shimabukuro, Vice-Chair
Members of the Committee

My name is Stefanie Sakamoto, and I am testifying on behalf of the Hawaii Credit Union League, the local trade association for 70 Hawaii credit unions, representing approximately 804,000 credit union members across the state. We provide the following comments on HB 346 HD1.

While we understand and agree with the need for a fee increase with regards to service, we would ask that the increase be reasonable. Credit unions are not-for-profit financial cooperatives owned and governed by their members, and any increase in fees/operations are passed on to their members. We agree with the proposed amendments put forth by the Hawaii Financial Services Association.

Thank you for the opportunity to provide comments.

HAWAII FINANCIAL SERVICES ASSOCIATION

c/o Marvin S.C. Dang, Attorney-at-Law

P.O. Box 4109

Honolulu, Hawaii 96812-4109

Telephone No.: (808) 521-8521

March 18, 2015

Sen. Gilbert S.C. Keith-Agaran, Chair
Sen. Maile S.L. Shimabukuro, Vice Chair
and members of the Senate Committee on Judiciary & Labor
Hawaii State Capitol
Honolulu, Hawaii 96813

Re: **House Bill 346, H.D. 1 (Civil Process)**
Hearing Date/Time: Wednesday, March 18, 2015, 9:00 a.m.

I am Marvin Dang, the attorney for the **Hawaii Financial Services Association** (“HFSA”). The HFSA is a trade association for Hawaii’s consumer credit industry. Its members include Hawaii financial services loan companies (which make mortgage loans and other loans, and which are regulated by the Hawaii Commissioner of Financial Institutions), mortgage lenders, and financial institutions.

The HFSA **offers comments and suggests various amendments to this Bill.**

The purpose of this Bill is to increase the service of process fees.

We understand that the statutory fees for process servers were last increased about a decade ago. However, we believe that (a) the specific amount of the fee increases should be reasonable, and (b) the impact that fee increases will have on litigants (both plaintiffs and defendants) should be considered.

Here are our suggested amendments:

1. **There should only be one fee schedule** for sheriffs, deputy sheriffs, police officers, serving or levying officers, and independent civil process servers. Currently there are two fee schedules. One is for District Courts (HRS Sec. 607-4(d)). See Section 1 of this Bill. There is a similar, but not identical, fee schedule in HRS Sec. 607-8(a). See Section 2 of this Bill. It is unnecessary to have two schedules.

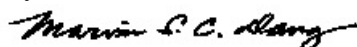
2. A reasonable fee increase, taking into account the impact on litigants, could be **thirty-three percent (33%)**. Thus, the fee for serving a **civil summons, warrant, attachment, or other civil process** would increase by 33% from \$25 to \$34 (see HRS Sec. 607-4(d)(2) and Sec. 607-8(a)). That \$34 fee would be consistent with the existing \$30 fee for serving criminal summons and criminal process which, under this Bill, would remain unchanged (see HRS Sec. 607-4(d)(1) and Sec. 607-8(a)). A 33% increase for serving a **garnishee summons** would increase the fee from \$15 to \$20 (see HRS Sec. 607-4(d)(5) and Sec. 607-8(a)).

We should note that it could be more challenging to serve a criminal summons than a civil summons. And, serving is easier for a garnishee summons which is served on financial institutions and employers.

3. A reasonable fee increase for miles traveled could also be **thirty-three percent (33%)**. Thus, the mileage fee would increase from 40 cents to 53 cents (see HRS Sec. 607-4(d)(6) and Sec. 607-8(a)).

4. We ask that a **“defective” effective date** be inserted in this Bill to encourage further discussion. We are willing to discuss our suggestions with interested parties.

Thank you for considering our testimony.



MARVIN S.C. DANG

Attorney for Hawaii Financial Services Association

From: mailinglist@capitol.hawaii.gov
To: [JDLTestimony](#)
Cc:
Subject: *Submitted testimony for HB346 on Mar 18, 2015 09:00AM*
Date: Tuesday, March 17, 2015 7:47:54 AM

HB346

Submitted on: 3/17/2015

Testimony for JDL on Mar 18, 2015 09:00AM in Conference Room 016

Submitted By	Organization	Testifier Position	Present at Hearing
Bryce Nakashima	Individual	Support	No

Comments:

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Reginald K.T. Yee

Reply to: **STEVEN GUTTMAN, CHAIR**
220 SOUTH KING STREET SUITE 1900
HONOLULU, HAWAII 96813
TELEPHONE: (808) 536-1900
FAX: (808) 529-7177
E-MAIL: sguttman@kdubm.com

March 16, 2015

Senator Gilbert S.C. Keith-Agaran, Chair
Senator Maile S.L. Shimabukuro, Vice-Chair
Senate Judiciary Committee

Re: HB 346 Relating to Civil Process
Hearing: March 18, 2015, 9:00 a.m.
Testimony in Partial Opposition and Comment

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

This testimony is being submitted on behalf of the Collection Law Section of the Hawaii Bar Association ("CLS").¹ The CLS opposes: (1) *increasing* the "minimum" fee for hourly work by a process server from \$50 per hour to \$75 per hour; and (2) *increasing* the commission or *percentage* of the sale allowed, for serving an "execution or other process for the collection of money." On the other aspects of the bill, the CLS would like to point out that the Hawaii Revised Statutes ("HRS") contains two schedules for fees, one for District Court under HRS §607-14 and one for Circuit Court under HRS §607-8. Utilizing two schedules is redundant. If fee increases for service and mileage are made, the two schedules should be consolidated into one schedule, using the District Court as the starting point and adjusting those fees by one third to more approximate the Consumer Price Index for the same period of time since the last increase in fees. Finally, and most importantly, the sunset provision found in Act 116 of the Session Laws of Hawaii 2013 needs to be repealed, otherwise the Department of Public Safety's authority to host a list of process servers will vanish and the entire state will be without authorized persons to serve specific types of legal documents.

As for:

1. Hourly fees. The applicable subsections involve an hourly fee arrangement that is typically used when a person is evading service of a court document or when some other circumstances dictate the use of special effort or a higher level of skill on the part of the process server. For example, a process server may have to stakeout a house or building for hours on end in order to have a chance at finding and serving an individual. Regardless of the situation, the current *minimum* of \$50 per hour is just that, a minimum, and is a sufficient amount for the majority of the cases where the special need arises. Moreover, the current statute does not cap, in any way, the party needing the service and the process server providing the service, from agreeing to a higher fee.

¹ *The comments and recommendations submitted reflect the position/viewpoint of the Collection Law Section of the HSBA. The position/viewpoint has not been reviewed or approved by the HSBA Board of Directors, and is not being endorsed by the Hawaii State Bar Association.*

March 16, 2015

Page 2

2. Execution Commission. The applicable subsections involve the percentage of a sale the process server gets for selling an asset to satisfy a judgment. These sales typically involve real property and normally occur on the court house steps in the form of an auction. The proposed increases not simply increases for inflation, but real increases in the commission allowed. For example, a real estate broker typically gets a commission for selling property. The real estate industry does not however, ask for increases to that amount every few years, just because of inflation. Why? Given enough years, every real estate broker would eventually be entitled to a commission equal the entire value of the asset they were selling. In other words, a 100% commission. In the current situation, the percentages provided for in the statutes are sufficient for the amount of work involved in selling an asset. If the percentage is not sufficient, the process server can always refuse the job unless he or she is paid by the hour.

Additionally, should the District Court and Circuit Court fee schedules be consolidated, the Circuit Court's fee structure for execution should be utilized. From a practical standpoint, District Court executions involve smaller amounts and rarely, if ever occur. To compare, Circuit Court executions usually involve six to seven figure judgments, which in turn result in five or six figure commissions for the process server. Use of a District Court commission schedule for this area would result in even higher commissions than awarded now.

The CLS recommends that this bill be given a closer look before any action is taken.

Thank you.

Respectfully,

/S/ William J. Plum

William J. Plum
Vice-Chair
Collection Law Section of the HSBA

cc: Steven Guttman
Patricia A. Mau-Shimizu

\hb346-2.cls

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Cc:
Subject: *Submitted testimony for HB346 on Mar 18, 2015 09:00AM*
Date: Tuesday, March 17, 2015 8:20:31 AM

HB346

Submitted on: 3/17/2015

Testimony for JDL on Mar 18, 2015 09:00AM in Conference Room 016

Submitted By	Organization	Testifier Position	Present at Hearing
Casey	Individual	Support	No

Comments:

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HB346

Submitted on: 3/17/2015

Testimony for JDL on Mar 18, 2015 09:00AM in Conference Room 016

Submitted By	Organization	Testifier Position	Present at Hearing
Curtis	Individual	Support	No

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HB346

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Testimony for JDL on Mar 18, 2015 09:00AM in Conference Room 016

Submitted By	Organization	Testifier Position	Present at Hearing
Curtis	Individual	Support	No

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HB346

Submitted on: 3/16/2015

Testimony for JDL on Mar 18, 2015 09:00AM in Conference Room 016

Submitted By	Organization	Testifier Position	Present at Hearing
Daniel Toyama	Individual	Support	No

Comments: I support the increase in the process server fees. While the amount may seem large, we have been unsuccessful for 14 years to attempt to make small increases to the fees, but were denied. The fees will be recoverable by the attorneys, since the judiciary takes the fees in this portion of the Hawaii Revised Statues. Some individuals are charging more than what is specified in the HRS, therefore the attorneys cannot recoup the costs. I follow the fees in the HRS and the attorneys I serve for has been able to recoup the costs, since it is as specified in the HRS.

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HB346

Submitted on: 3/17/2015

Testimony for JDL on Mar 18, 2015 09:00AM in Conference Room 016

Submitted By	Organization	Testifier Position	Present at Hearing
David Yoshida	Individual	Support	No

Comments:

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HB346

Submitted on: 3/17/2015

Testimony for JDL on Mar 18, 2015 09:00AM in Conference Room 016

Submitted By	Organization	Testifier Position	Present at Hearing
Dean Mizukami	Individual	Support	No

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March 17, 2015

To:

Senator, Gilbert S.C. Keith-Agaran, Chair
Senator, Maile S.L. Shimabukuro, Vice chair
And The Judiciary And Labor Committee

**Notice of Hearing Wednesday, March 18, 2015
9:00 A.M., State Capitol, Conference Room 016**

RE: HB 346 – Relating to the Civil Process Serving Fees

HB 346 is a bill that I am in support of. I am a Privatized Civil Process Server and am in agreement of its overview. As a Process server, my fee for service has been standardized at a rate of \$25.00 for service and \$0.40 per mile. As the cost of living increases in Hawaii, the fees have remained unchanged for the last 14 years. The majority of our cost, as Process Servers relies solely on the cost of fuel. Each day I may travel a total of 100-200 miles a day, and as we all know the prices of fuel in Hawaii have been at a record high and to charge \$0.08 per mile is not suffice. Increasing the cost of fuel per mile is a fair and adequate request.

In address of the fee for service, our current charge does not include the GE taxes that are imposed on me when filing my taxes. As a private entity, I should be allowed to include the taxes incurred into my service fee as do, all other private business owners. As it stands legislation has deemed that we are not allowed to charge for these taxes and in essence I am taking a loss in service.

I am requesting an increase in my service fee from \$25.00 to \$65.00 in addition to the fuel charge increased from \$0.40 to \$0.80.

I appreciate your time and attention to this bill, and thank you for the opportunity to comment on this matter.

Very Respectfully,

Ernel J. Smith III

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Date: Monday, March 16, 2015 9:58:21 AM

HB346

Submitted on: 3/16/2015

Testimony for JDL on Mar 18, 2015 09:00AM in Conference Room 016

Submitted By	Organization	Testifier Position	Present at Hearing
Gari Ann Wise	Individual	Support	No

Comments: I support HB346. My employer currently uses process servers to complete service on several cases throughout the State of Hawaii. Thank you.

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HB346

Submitted on: 3/17/2015

Testimony for JDL on Mar 18, 2015 09:00AM in Conference Room 016

Submitted By	Organization	Testifier Position	Present at Hearing
John D K Scanlan	Individual	Support	No

Comments:

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Date: Tuesday, March 17, 2015 7:25:16 AM

HB346

Submitted on: 3/17/2015

Testimony for JDL on Mar 18, 2015 09:00AM in Conference Room 016

Submitted By	Organization	Testifier Position	Present at Hearing
John	Individual	Support	No

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HB346

Submitted on: 3/17/2015

Testimony for JDL on Mar 18, 2015 09:00AM in Conference Room 016

Submitted By	Organization	Testifier Position	Present at Hearing
Kalani Cabison	Individual	Support	No

Comments:

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HB 346

RELATING TO THE CIVIL PROCESS

COMMITTEE ON JUDICIARY AND LABOR

Senator Gilbert S.C. Keith-Agaran, Chair

Senator Maile S.L. Shimabukuro, Vice Chair

Kealamaikahiki Loo

1436 Uila St. Honolulu, Hi 96818

Civil Processor

Wednesday, March 18, 2015, 9:00am

My name is Kealamaikahiki Loo and I am providing testimony for HB 346 RELATING TO CIVIL PROCESS. I am in support of HB 346 as it relates to increasing of fees for civil process servers. I believe the fee increase is necessary and needed.

The latest statute for the processing of civil papers was established in 2001. I believe the statute is outdated and does not take into account the rate of inflation from 2001-2015. The increases that are stated in HB 346 would update the current statute. As processors are asked to travel many miles to serve the defendant. Finding a defendant could take minutes to days. In order to account for the wear and tear on our personal vehicles HB 346 would also raise the per mile fee. I ask the committee to also take into account the raising of the federal minimum wage over the time period from when the statute was established up until the current time. I support the raising of fees to \$65.00 and \$.60/mile to cover mileage cost.

I thank the committee for taking the time to read my testimony. Again, I am in support of HB 346 and its' support for the increasing of civil processing fees.

Regards,

Kealamaikahiki Loo

From: mailinglist@capitol.hawaii.gov
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Subject: Submitted testimony for HB346 on Mar 18, 2015 09:00AM
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HB346

Submitted on: 3/17/2015

Testimony for JDL on Mar 18, 2015 09:00AM in Conference Room 016

Submitted By	Organization	Testifier Position	Present at Hearing
matt fujimoto	Individual	Support	No

Comments: I am in support of HB346. I have used a process server before in the past and have found them to be efficient and professional. I was surprised that the fee I owed for his service was so little. I support their request to increase their fee for service as well as an increase for fuel charges. 15 years is a long time without any raises or adjustments.

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HB346

Submitted on: 3/17/2015

Testimony for JDL on Mar 18, 2015 09:00AM in Conference Room 016

Submitted By	Organization	Testifier Position	Present at Hearing
Mike Lodge	Individual	Support	No

Comments: There is some confusion about whether or not the lawyers can recoup their fees, which has been their stance from the beginning. The lawyers aren't telling the legislature the whole truth. They recoup much more than the \$25 fee, because what they aren't telling you is that they charge the client much more, sometimes as high as \$200 a paper. They are misleading the legislature is saying they can't recoup their fees. what they do is get \$25 now from the state, and tack on another couple hundred to the client. Let's ask the lawyers to show their books on how much they profit from one paper being served, which is done by the process server, who does all the work. Look at other states, more than 50% of the country charge more than \$50 per paper. What is really going on is the Bar Association isn't showing us how much they are actually collecting from every paper being served. I support the fee increase for serving. As an insurance broker, I have several clients that use process servers. Increasing the fee will help to process the summons, evictions, and other court matters much more promptly. The last time anyone looked at the fee and compensation for this dangerous process was back in 2001. Much has changed in the world in 14 years, and it is much more expensive to operate a business. Also, being able to include the GE tax as part of the fee will also make it much more worth while, and attract more professionals to the field. Finding a professional process server who will do his or her job in a timely and diligent manner isn't easy to find. I support the increase in fee, and allowing the GE tax to be added to the fee.

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HB346

Submitted on: 3/17/2015

Testimony for JDL on Mar 18, 2015 09:00AM in Conference Room 016

Submitted By	Organization	Testifier Position	Present at Hearing
neil fujuioka	Individual	Support	No

Comments: I have used assistance of several process servers in various cases and am aware of the amount of driving and time requires of them. I am appreciative and realize it cost of \$25 to serve one document. I completely believe raising the fee to \$65 and adjusting the mileage fee is well deserved. Since the last raise have been in 15 years.

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Judiciary Committee

Richard K. Mitchell

Re; HB346

Dear Senator (s),

My name is Richard K. Mitchell and I have been a Civil Deputy Sheriff from 1991 till 2001 when the civil section was closed. I have been a Civil Process Server since then.

I am writing this letter to ask **support for HB346**. It has been 14 years since the last increase we have seen for fees for serving of civil documents. My understanding is that, when closing the civil section of the Sheriffs Division we were no longer under Public Safety; we were considered and deemed Private Individual Civil Process Servers. Prior to 1991, the fee for service was set at \$10.00 for service of documents, in 1991, the fee for service was set at \$15.00 and in 2001, the fee for service was set at \$25.00. Over a span of 25 years the fee for service has only increased to a mere \$15.00. We, as formerly a part of the Sheriff's Civil Section and currently, Privatized Civil Process Servers have formerly requested an increase of fees in 2000, from \$15.00 to \$40.00. As it stands now, as being a Private entity, we now, should be able to increase our fees to the national standard / average.

Within these past 14 years the cost of living across the country as well as Hawaii has drastically increased. We have seen the mean average of a home in Hawaii increase from \$415,000 to its current state of \$700,000. With this increase occurs the influx of fuel prices, minimum wage and everyday life. We as privatized process servers have not been able to conform our wages and prices to match such increase in hindsight "eating" the cost of our duties.

The current day Privatized Process Servers are unable to pass on the GET tax to their consumers, in fact we are the only business / entity disallowed to do so, as well as having to go through Legislation to increase our fees. We are a private business and do not fall in the same legislation rights and regulations as other privatized business owners.

As Private Civil Process Servers, why are we treated as though we are still under Public Safety and have to go through legislation to raise our fees? We are a free enterprise and should be able to charge a fee that is reasonable to today's standards. What other businesses have to go through legislation to increase their fees to do work? If you still feel we need to be legislated I feel HB346 is a fair rate to raise our fees.

I appreciate your time and your assistance in passing HB346.

Sincerely.

Richard K. Mitchell

From: mailinglist@capitol.hawaii.gov
To: [JDLTestimony](#)
Cc:
Subject: *Submitted testimony for HB346 on Mar 18, 2015 09:00AM*
Date: Tuesday, March 17, 2015 8:00:56 AM

HB346

Submitted on: 3/17/2015

Testimony for JDL on Mar 18, 2015 09:00AM in Conference Room 016

Submitted By	Organization	Testifier Position	Present at Hearing
Robert Real	Individual	Support	No

Comments:

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Subject: *Submitted testimony for HB346 on Mar 18, 2015 09:00AM*
Date: Tuesday, March 17, 2015 7:39:45 AM

HB346

Submitted on: 3/17/2015

Testimony for JDL on Mar 18, 2015 09:00AM in Conference Room 016

Submitted By	Organization	Testifier Position	Present at Hearing
Ron Wong	Individual	Support	No

Comments:

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Date: Tuesday, March 17, 2015 7:28:17 AM

HB346

Submitted on: 3/17/2015

Testimony for JDL on Mar 18, 2015 09:00AM in Conference Room 016

Submitted By	Organization	Testifier Position	Present at Hearing
Ron	Individual	Support	No

Comments:

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Subject: Submitted testimony for HB346 on Mar 18, 2015 09:00AM
Date: Tuesday, March 17, 2015 7:37:01 AM

HB346

Submitted on: 3/17/2015

Testimony for JDL on Mar 18, 2015 09:00AM in Conference Room 016

Submitted By	Organization	Testifier Position	Present at Hearing
Ryan Gouveia	Individual	Support	No

Comments: It's been about 15 years from the last raise. I hope to see they get what they long deserved.

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March 17, 2015

To:

Senator Gilbert S.C. Keith-Agaran, Chair
Senator Maile S.L. Shimabukuro, Vice Chair
And The Judiciary And Labor Committee

HB 346

Relating to the Civil Process Serving Fees

Notice of Hearing Wednesday, March 18, 2015

9:00 A.M., State Capitol, Conference Room 016

By

Shane K Ching, Privatized Civil Process Server

HB346 is a request to standardize and increase the fees imposed by legislation on Privatized Civil Process Servers in Hawaii. The current bill has set the standards and fee for service imposed on Civil Process Servers. This bill has limited the amount of fees that a Process Server may charge and was last evaluated as of the year 2001. I as both a Privatized Civil Process Server and a supporter of this bill am requesting sincere consideration of your support for the following reasons:

As it currently stands I am allowed to charge \$25.00 for my fee for service to include an additional charge of \$0.40 per mile. The majority of cost incurred to me as a process server is defined in the amount of miles I travel on a daily basis. As we all know the cost of living in Hawaii has significantly increased since the year 2001. For example the Mean cost of a home in Hawaii in the year 2001 was \$415,000.00, and at present \$700,000.00. But the most dramatic increase felt and noted is the rise in fuel cost over the last 14 years. We have seen record highs over the last 4 years, although the fuel prices have decreased significantly within the last 6 months, the questioned posed is, how long will this last? I am proposing to increase the fee for service to \$65.00 per summons and an increased fuel charge of \$0.80 per mile, in accordance with the influx and surge in rising economic prices throughout our state for the year 2015.

Process Servers were originally a branch of the Sheriff's Department, as of 14 years ago. Upon legislation agreement in 2001, Process Servers were to be considered Privatized Civil Process Servers working as privately owned entities / business owners. It is difficult to understand that as a private entity our fee for service as well as limitations set forth, as legislatively driven and unchanged since the year 2001. We as private entities should be allowed to charge what is due and forthcoming for our services. Our current fees due not include the GE taxes imposed upon us, we are currently not allowed to incurred those taxes in our fee for service as does any other private business owner can and will do. We have basically taken a loss in the inability to include the taxes into our service fee.

I am requesting for reconsideration in the standardization imposed and have full confidence in the Committee's decision of equality and fairness.

Thank You for the opportunity to comment on this bill.

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Subject: Submitted testimony for HB346 on Mar 18, 2015 09:00AM
Date: Monday, March 16, 2015 3:36:35 PM

HB346

Submitted on: 3/16/2015

Testimony for JDL on Mar 18, 2015 09:00AM in Conference Room 016

Submitted By	Organization	Testifier Position	Present at Hearing
Tobie	Individual	Support	No

Comments: I support this bill.

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Date: Tuesday, March 17, 2015 7:37:55 AM

HB346

Submitted on: 3/17/2015

Testimony for JDL on Mar 18, 2015 09:00AM in Conference Room 016

Submitted By	Organization	Testifier Position	Present at Hearing
Walter Ilagan	Individual	Support	No

Comments:

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HB346

Submitted on: 3/17/2015

Testimony for JDL on Mar 18, 2015 09:00AM in Conference Room 016

Submitted By	Organization	Testifier Position	Present at Hearing
Zach Tokumoto	Individual	Support	No

Comments:

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