

March 4, 2015

The Honorable Gilbert S. C. Keith-Agaran, Chair The Honorable Maile S. L. Shimabukuro, Vice Chair Honorable Members Senate Committee on Judiciary and Labor Hawaii State Capitol, Room 221 415 South Beretania Street Honolulu, Hawaii 96813

Re: Testimony on S.B. No. 451, Relating to Conflicts of Interest

- Hearing: Wednesday, March 4, 2015, 9:00 a.m. State Capitol, Conference Room 016
- Testifying: Leslie H. Kondo, Executive Director Hawaii State Ethics Commission

The State Ethics Commission <u>strongly supports</u> S.B. No. 451, Relating to Conflicts of Interest, which amends the conflicts-of-interests section of the State Ethics Code by prohibiting state employees from taking official action directly affecting a business or undertaking in which an employee knows or has reason to know that a parent, sibling, or emancipated child has a substantial financial interest.

The purpose of S.B. No. 451 is to expand Hawaii Revised Statutes ("HRS") section 84-14(a), one of the primary provisions of the conflicts-of-interests section of the State Ethics Code. Currently, HRS section 84-14(a) prohibits state employees (including state board and commission members) from taking official action affecting a business or undertaking in which they, their spouses, or their dependent children have a substantial financial interest.

The Commission has long advocated for the expansion of this law. Under the current law, a state employee must abstain from taking official action affecting a business in which the employee, the employee's spouse, or a dependent child of the employee has a financial interest; however, a state employee is <u>not</u> required to abstain from taking official action affecting a business in which a parent, brother or sister, or an <u>emancipated</u> child holds a financial interest. For example, under the current law, an employee cannot award a state contract to a business owned by the employee's spouse, but can award a state contract to a business owned by the employee's parent, brother or sister, or emancipated son or daughter. The Commission believes that the same concerns about conflicts of interests arise when state employees take action affecting businesses or

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undertakings in which close family members, such as parents, siblings, and emancipated children, hold financial interests. Such actions clearly create the appearance of a conflict of interest and undermine public confidence in government.

S.B. No. 451 expands HRS section 84-14(a) to prohibit an employee from taking official action affecting a business or undertaking in which the employee knows or has reason to know that a parent, sibling, or emancipated child of the employee has a substantial financial interest. Because a "financial interest" is defined in the law to include the interests of an individual's spouse and dependent child,¹ the Commission recommends that the bill be revised to clarify that it only applies to the financial interests of a parent, sibling, or emancipated child. The Commission suggests the following language (underscored and in bold) be added to the proposed language for HRS section 84-14(a)(3) set forth in Section 1 of the bill:

(3) A business or other undertaking in which the employee knows or has reason to know that a parent, sibling, or emancipated child of the employee has a substantial financial interest; provided that the financial interests of a parent, sibling, or emancipated child shall not include the interests of that individual's spouse or child.

As a point of clarification, the Commission also recommends that the following language (underscored and in bold) be added to the last paragraph of HRS section 84-14(a) set forth in Section 1 of the bill:

[A] <u>With respect to paragraph (1)</u>, a person whose position on a board, commission or committee is mandated by statute, resolution, or executive order to have particular qualifications shall only be prohibited from taking official action that directly and specifically affects a business or undertaking in which the person has a substantial financial interest; provided that the substantial financial interest is related to the member's particular qualifications.

The purpose of the State Ethics Code, as set forth in the law's preamble, is to preserve public confidence in public servants. S.B. No. 451 further serves this purpose by prohibiting employees from taking official action in situations that create or appear to create conflicts of interests.

For the reasons set forth above, the Commission <u>strongly supports</u> S.B. No. 451. Thank you for your consideration of the Commission's testimony.

¹ HRS section 84-3.



Senate Judiciary and Labor Committee Chair Gil Keith-Agaran, Vice Chair Maile Shimabukuro

Tuesday 03/03/2015 at 9:00 AM in Room 016 SB451 Relating to Conflict of Interest

TESTIMONY IN SUPPORT Carmille Lim, Executive Director, Common Cause Hawaii

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

Common Cause Hawaii supports SB451, which would prohibit state employees from taking any official action directly affecting a business or other undertaking in which a parent, sibling, or emancipated child has a substantial financial interest.

We believe that this bill would take a step toward mitigating citizen concerns of conflicts of interests and potential corruption within government – particularly in instances where a government employee may make direct decisions that benefit her/his extended family.

Thank you for the opportunity to offer testimony supporting SB451.

From:	mailinglist@capitol_hawaii.gov
To:	JDL Testimony
Cc:	
Subject:	*Submitted testimony for SB451 on Mar 4, 2015 09:00AM*
Date:	Wednesday, February 25, 2015 9:09:38 PM

<u>SB451</u>

Submitted on: 2/25/2015 Testimony for JDL on Mar 4, 2015 09:00AM in Conference Room 016

Submitted By	Organization	Testifier Position	Present at Hearing
Javier Mendez-Alvarez	Individual	Support	No

Comments:

Please note that testimony submitted less than 24 hours prior to the hearing, improperly identified, or directed to the incorrect office, may not be posted online or distributed to the committee prior to the convening of the public hearing.

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