

House Judiciary Committee Chair Karl Rhoads, Vice Chair Joy San Buenaventura

Tuesday 03/17/2015 at 2:00 PM in Room 325 SB452 Relating to Campaign Spending

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

Dear Chair Rhoads, Vice Chair San Buenaventura and Committee members:

**Common Cause Hawaii supports SB452**, which we see as a "housekeeping" bill. SB452 would correct a problem caused by a change in the reporting section of the campaign spending statutes. Originally, candidates and candidate committees were required to file supplementary reports by January 31 of each year and by July 31 after an election year. This resulted in a report being filed approximately every 6 months between elections, since the next required report is just prior to the next primary election.

Apparently there was an attempt to make the statements parallel by requiring the January report only following an election year. This change has had the unintended consequence of requiring no report for approximately one year—from July 31 in the year following an election until 30 days before the primary election the next year. This period of time is often a very active one for political fundraising leading up to the next election.

Common Cause Hawaii is especially concerned with transparency in government. We believe that a year gap in reporting campaign finances—by incumbents and candidates who plan to run for office again—is not in the public interest. For that reason, we urge you to pass SB452.

Thank you for the opportunity to testify in support of SB452.

Submitted By	Organization	Testifier Position	Present at Hearing
Nancy Davlantes	Individual	Support	No

Comments:

Submitted By	Organization	Testifier Position	Present at Hearing
Chris Cooper	Individual	Support	No

Submitted By	Organization	Testifier Position	Present at Hearing
Amy Brinker	Individual	Support	No

Comments:





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## STATE OF HAWAI'I CAMPAIGN SPENDING COMMISSION

235 SOUTH BERETANIA STREET, ROOM 300 HONOLULU, HAWAII 96813

March 16, 2015

TO: The Honorable Karl Rhoads, Chair House Committee on Judiciary

> The Honorable Joy A. San Buenaventura, Vice Chair House Committee on Judiciary

Members of the House Committee on Judiciary

FROM: Kristin Izumi-Nitao, Executive Director

## SUBJECT: Testimony on S.B. No. 452, S.D. 1, Relating to Campaign Spending

Tuesday, March 17, 2015 2:00 p.m., Conference Room 325

Thank you for the opportunity to testify on this bill. The Campaign Spending Commission ("Commission") strongly supports this bill.

This bill amends HRS §11-334(a)(4), to more clearly align the law with present practice. Presently, every candidate files the Supplemental Report that is due on January 31<sup>st</sup> every year and not just on January 31<sup>st</sup> after an election year. This bill does not require an additional or new report. That is, every senator and member of the House of Representatives, and every other elected state and county official (along with all other candidate committees registered with the Commission at the time) filed the Supplemental Report that was due on January 31, 2012 and January 31, 2014. This bill would simply align the law with present practice by deleting "after an election year" from the statutory provision and provide that the Supplemental Report is due on January 31 of each year. If this amendment is not passed, the Commission will not be able to enforce the filing of the January Supplemental Report in an election year leaving a one-year gap (July 31<sup>st</sup> of a nonelection year to sometime in July of an election year) in reporting by candidate committees.

In the 2013 session, the Legislature passed S.B. No. 31 that was signed into law as Act 111. That measure amended HRS §11-336(d), essentially making the same amendment to the due date for the Supplemental Report due on January 31 for noncandidate committees. The Commission now asks that the same be done for the Supplemental Report due on January 31 for candidate committees.

The effective date of the proposed bill is January 7, 2059. The Commission asks that the effective date be changed to upon approval of the Governor.