# SCR 7

DAVID Y. IGE GOVERNOR OF HAWAII





SUZANNE D. CASE CHAIRPERSON BOARD OF LAND AND NATURAL RESOURCES COMMISSION ON WATER RESOURCE MANAGEMENT

> KEKOA KALUHIWA FIRST DEPUTY

JEFFREY T. PEARSON, P.E. DEPUTY DIRECTOR - WATER

AQUATIC RESOURCES BOATING AND OCEAN RECREATION BUREAU OF CONVEYANCES COMMISSION ON WATER RESOURCE MANAGEMENT CONSERVATION AND RESOURCES ENFORCEMENT ENGINEERNG FORESTRY AND WILDLIFE HISTORIC PRESERVATION KAHOOLAWE ISLAND RESERVE COMMISSION LAND STATE PARKS

#### STATE OF HAWAII DEPARTMENT OF LAND AND NATURAL RESOURCES

POST OFFICE BOX 621 HONOLULU, HAWAII 96809

Testimony of SUZANNE D. CASE Chairperson

## Before the Senate Committee on WATER, LAND, AND AGRICULTURE

Wednesday, March 2, 2016 2:45 PM State Capitol, Room 224

#### In consideration of SENATE CONCURRENT RESOLUTION 7 AUTHORIZING THE ISSUANCE OF A TERM, NON-EXCLUSIVE EASEMENT COVERING A PORTION OF STATE SUBMERGED LANDS AT WAIOHULI-KEOKEA (KIHEI), WAILUKU, MAUI, FOR THE USE, MAINTENANCE AND REPAIR OF THE EXISTING SEAWALL CONSTRUCTED THEREON

Senate Concurrent Resolution 7 requests the authorization to issue a term, non-exclusive easement for an estimated 450 square feet, more or less, located on state submerged lands identified as tax map key (2) 3-9-011:seaward of 008, at Waiohuli-Keokea (Kihei), Wailuku, Maui, for the maintenance and repair of the existing rock seawall constructed thereon, pursuant to Section 171-53, Hawaii Revised Statutes (HRS). The Department of Land and Natural Resources (Department) supports this concurrent resolution.

The current owner of the abutting landward property, the Association of Owners of the 1688 Halama Street Condominium (Association), as well as the predecessor-in-interest of the Association, worked with the Department to resolve the encroachment. The encroachment was identified on state lands located makai of the shoreline and such area should be considered as submerged lands. As required by Section 171-53, HRS, the Board of Land and Natural Resources (Board) may lease submerged lands "with the prior approval of the Governor and the prior authorization of the Legislature by concurrent resolution". At its meetings on August 10, 1990 and May 8, 2015, under agenda items F-7 and D-8 respectively, the Board approved as amended the issuance of a term, non-exclusive easement for purposes stated above.

The State has been paid the fair market value of the easement, as determined by independent appraisal, as consideration for the use of public lands. The easement area is subject to review and confirmation by the State Surveyor.

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February 27, 2016

#### **VIA Web Submission**

The Honorable Mike Gabbard Chair, Senate Committee on Water, Land, and Agriculture Hawaii State Capitol 415 South Beretania Street Room 201 Honolulu, Hawaii, 96813

The Honorable Clarence K. Nishihara Vice Chair, Senate Committee on Water, Land, and Agriculture Hawaii State Capitol 415 South Beretania Street Room 204 Honolulu, Hawaii, 96813 Re: SCR7

Dear Senators Gabbard and Nishihara:

I am the attorney for the owner of the property which is the subject of SCR7 and write in support of the Measure.

By way of background, the Measure and its companion House Measure, HCR8, seek to legislative concurrence on action taken by the Board of Land and Natural Resources (the "BLNR") at its May 8, 2015 meeting. The genesis of this action, however, goes back much further. As noted in the text of SCR7, the easement in question was initially granted by the BLNR as a perpetual easement in 1990. The value of the easement was assessed, and payment was made and received. For reasons that are unknown, the trail stopped there and the actual easement document was never prepared.

The staff of the Department of Land and Natural Resources ("DLNR") diligently worked with the current land-owner to rectify the situation and the result was the 2015 BLNR action re-authorizing issuance of the easement to the current title holder with provisos to apply current practices and requirements that (1) legislative concurrence be obtained, (2) it be for a sixty-five (65) year term as opposed to perpetual, (3) that it run with February 27, 2016

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the land as opposed to being an easement granted to a specific owner, and (4) that the easement be for the parcel of land bearing Tax Map Key No (2) 3-9-011-008. As to the final condition, the 1990 grant was in favor of parcel 008 and its neighboring parcel 007. The properties are no longer commonly owned and the owner of parcel 007 is pursuing his own resolution of the matter.

For the foregoing reasons, I would respectfully request that your Committee approve SCR7.

Respectfully submitted,

Peter A. Horovitz

From:	mailinglist@capitol.hawaii.gov
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Cc:	rkailianu57@gmail.com
Subject:	*Submitted testimony for SCR7 on Mar 2, 2016 14:45PM*
Date:	Saturday, February 20, 2016 9:19:16 PM

### <u>SCR7</u>

Submitted on: 2/20/2016 Testimony for WLA on Mar 2, 2016 14:45PM in Conference Room 224

Submitted By	Organization	Testifier Position	Present at Hearing
Rachel L. Kailianu	Ho`omana Pono, LLC	Support	Yes

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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