JOSH GREEN, M.D.

SYLVIA LUKE
LIEUTENANT GOVERNOR | KA HOPE KIA'ĀINA





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HISTORIC PRESERVATION
KAHOOLAWE ISLAND RESERVE COMMISSION
LAND
STATE PARKS

Testimony of DAWN N. S. CHANG Chairperson

Before the House Committee on JUDICIARY AND HAWAIIAN AFFAIRS Thursday, February 28, 2024 02:00PM State Capitol Room 325 & Via Videoconference

In consideration of HOUSE BILL 2029 HOUSE DRAFT 1 RELATING TO HISTORIC PRESERVATION REVIEWS

House Bill 2029 House Draft 1 proposes to amend Section 6E-8(b), Hawaii Revised Statutes (HRS), to allow the Department of Hawaiian Home Lands (DHHL) to assume historic preservation project review on lands under its jurisdiction. The Department of Land and Natural Resources (Department) supports this measure.

This bill proposes to amend Section 6E-8(b), HRS, to allow DHHL to assume responsibility to review the effects of projects on historic properties on its lands, provided DHHL appoints a "Hawaiian Home Lands Preservation Officer who has professional competence and experience in the field of historic preservation," and that DHHL ensures "that copies of all reports, maps, and documents, including those reflecting the Hawaiian Home Lands Preservation Official's comments, recommendations, and decisions, are provided to the department to be incorporated into the historic preservation digital document management system and library." The proposed amendment also provides that the Department will retain authority for any projects that affect properties listed in or nominated for inclusion in the Hawai'i or National Registers of Historic Places.

The Department believes that it is essential that there be a single set of standards for project reviews carried out under Section 6E-8, HRS, throughout the State of Hawai'i, and that the individuals making findings under it be a fully qualified historic preservation professional. The Department also believes that it is essential that the Department remains the central repository for data relating to the location, importance, condition, and project review outcomes for the entire state. While the effects of this measure

may be limited to DHHL lands, the information derived from DHHL's reviews will be important to understanding historic properties and decision making relating to them on neighboring lands or in the general vicinity. It is, therefore, critically important that this information be available to Department staff, planning and permitting agencies, external researchers, project planners, and cultural resources consultants who need it. As drafted, this measure ensures this.

The Department appreciates that the proposed amendment to Section 6E-8, HRS, requires DHHL to employ a competent and experienced professional as a Hawaiian Home Lands Preservation Officer. The proposed amendment is silent on what are the minimum qualifications for that position. While Chapter 6E, HRS, is silent on the qualifications of the Department's professional staff, the Department notes that under federal law, it is required to maintain a professional staff that includes at least one professional meeting the minimum qualifications established in the Secretary of the Interior's Professional Qualification Standard in at least archaeology, history, and either historic architecture or architectural history. The state historic preservation division staff includes 16 individuals exceeding the Secretary's standards.

The Department appreciates that the Senate Committees on Hawaiian Affairs and Water and Land adopted the Department's recommendations from previous iterations of this bill (see Senate Bill 1354, Senate Draft 1 of 2023) ensuring that the Department will be notified that DHHL has (1) employed a qualified historic preservation professional to manage the review program, (2) developed procedures ensuring that all relevant documentation will be provided to the Department for inclusion in its archives and data management system, (3) that both the Department and the public will be notified prior to DHHL assuming Section 6E-8, HRS, responsibilities, and that (4) the Department will retain Section 6E-8, HRS, review responsibilities for projects affecting properties listed or nominated for inclusion in the Hawai'i Register of Historic Places or the National Register of Historic Places or located in a designated historic district.

Mahalo for the opportunity to provide testimony in support of this measure.

JOSH GREEN, M.D. GOVERNOR STATE OF HAWAII Ke Kia 'äina o ka Moku 'äina 'o Havai' i

SYLVIA J. LUKE LT. GOVERNOR STATE OF HAWAII Ka Hope Kia'āina o ka Moku'āina 'o Hawai'i



KALI WATSON CHAIRMAN, HHC

KATIE L. DUCATT DEPUTY TO THE CHAIRMAN Ka Hope Luna Hoʻokele

STATE OF HAWAII DEPARTMENT OF HAWAIIAN HOME LANDS

Ka 'Oihana 'Āina Ho'opulapula Hawai'i P. O. BOX 1879 HONOLULU, HAWAII 96805

TESTIMONY OF KALI WATSON, CHAIRMAN
HAWAIIAN HOMES COMMISSION
BEFORE THE HOUSE COMMITTEE ON JUDICIARY AND HAWAIIAN AFFAIRS
HEARING ON FEBRUARY 28, 2024 AT 2:00PM IN CR 325

HB 2029, HD 1, RELATING TO HISTORIC PRESERVATION REVIEWS

February 28, 2024

Aloha Chair Tarnas, Vice Chair Takayama, and Members of the Committee:

The Department of Hawaiian Home Lands (DHHL) supports this bill which allows the DHHL to assume historic preservation review of any proposed project for lands under its jurisdiction except for projects affecting properties listed or nominated for inclusion in the Hawaii register of historic places or the national register of historic places and 2) establishes certain written notice requirements for the DHHL - effective 7/1/3000.

The intent of this bill is to streamline the historic preservation review process by allowing DHHL to assume this review, provided certain requirements for DHHL including the requirement to post the date DHHL will assume responsibility for a project review on DHHL's website at least forty-five days in advance. This legislative proposal was approved by the Hawaiian Homes Commission and included in the Governor's administrative package by request of our Department.

Thank you for your consideration of our testimony.



Celebrating 50 Years of Preserving Hawai'i's Places

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TO: Representative David A. Tarnas, Chair

Representative Gregg Takayama, Vice Chair

Committee on Judiciary & Hawaiian Affairs (JHA)

FROM: Kiersten Faulkner, Executive Director

Historic Hawai'i Foundation

Committee: Thursday, February 28, 2024

2:00 p.m.

Via Video Conference and Conference Room 325

RE: HB 2029 HD 1, Relating to Historic Preservation Reviews

On behalf of Historic Hawai'i Foundation (HHF), I am writing in **opposition to HB 2029 HD 1**. The bill would amend Hawai'i Revised Statutes §6E to allow the Department of Hawaiian Homelands (DHHL) to assume the historic preservation project reviews under HRS §6E-8, eliminating the role of the State Historic Preservation Division (SHPD) of the Department of Land and Natural Resources in determining and resolving potential effects of the projects upon historic properties, cultural resources and iwi kūpuna, except for properties that are nominated for or designated in the Hawai'i or National Registers of Historic Places.

State law (HRS §6E-8), currently requires that prior to any state, county or public project commencing, that the proposed project shall be referred to SHPD for its review of the proposed project's potential effect on historic properties, aviation artifacts, or burial sites, especially those listed on the state register of historic places. The proposed project shall not commence until the department gives its written concurrence.

SHPD's review of proposed projects is an important safeguard to ensure that historic properties and cultural resources are identified and appropriate treatment measures are in place during planning and design work, which also then limits surprises or delays during construction.

Historic Hawai'i Foundation has three major concerns with the bill:

1. **DHHL** lacks qualified staff and a preservation review framework. The Department of Hawaiian Homelands does not have qualified staff, subject matter expertise, an appropriate administrative framework or other capacity to conduct these reviews or to resolve effects that projects may have on historic properties.

HHF recommends that DHHL develop its in-house expertise for developing and managing historic preservation projects first, using the existing review and compliance process mandated by HRS §6E. If DHHL can demonstrate competence and efficiency under the existing system, it would be more credible in its claims to be able to manage more responsibilities.

2. Conflicts Between State and Federal Compliance Systems: DHHL projects are often subject to Federal historic preservation regulations, especially in cases in which federal funds are used to leverage housing development and/or infrastructure.

In those cases, Section 106 of the National Historic Preservation Act applies. The Code of Federal Regulations (36 CFR Part 800) governs issues related to historic preservation and includes specific roles and responsibilities for the State Historic Preservation Officer (SHPO). While the technical reviews may be delegated to qualified preservation professionals in the fields of architecture, architectural history or archaeology, the SHPO is ultimately responsible for the authorization and approval of the Section 106 process and resolution of potential effects on historic properties.

SHPD professional staff are versed in these and other differences and are able to ensure that review and compliance procedures address them. If a double-review with DHHL's in-house personnel were introduced, the Federal and State review processes would be segregated, adding conflict, confusion and contradiction.

3. **Conflicts of Interest and Potential for Ethical Violations**: DHHL is a developer; no developer should be in the role of self-regulations and review of its own projects when the consequences will impact the public trust. Such a review process would essentially be self-dealing and have inescapable conflicts of interest.

HHF is strongly concerned that DHHL would fail to prioritize and take actions to protect and preserve cultural sites, burials and historic properties affected by its actions in circumstances in which cultural resources conflict with its development aims.

The bill does not include any safeguards to ensure professional judgment, eliminate conflicts and ensure ethical decision-making. It is unwise to allow any regulated entity to self-enforce, as the temptation to make pretextual determinations at the expense of historic and cultural preservation outcomes may be too tempting for the self-regulated entity to overcome.

For these reasons, **Historic Hawai'i Foundation respectfully asks the committee to hold the bill and not pass it on further**. Thank you for the opportunity to comment.

HB-2029-HD-1

Submitted on: 2/27/2024 10:24:30 AM

Testimony for JHA on 2/28/2024 2:00:00 PM

Submitted By	Organization	Testifier Position	Testify
Nanea Lo	Individual	Oppose	Written Testimony Only

Comments:

Hello,

My name is Nanea Lo and I sit on the O'ahu Historic Preservation Commission as well as the O'ahu Island Burial Council as the Kona Representative. I'm born and raised in the Hawaiian Kingdom. I currently reside in Mō'ili'ili, O'ahu. I'm writing in Opposition to HB2029 HD1.

HB 2029 allows DHHL to conduct its own historic preservation reviews unless property on the state or national register. DHHL already has enough on it's plate and should be putting Kānaka Maoli (Native Hawaiians) back on the land like they are supposed to do given their mission.

me ke aloha 'āina,

Nanea Lo, Mō'ili'ili, O'ahu