

JON N. IKENAGA  
PUBLIC DEFENDER

**DEFENDER COUNCIL**  
1130 NORTH NIMITZ HIGHWAY  
SUITE A-254  
HONOLULU, HAWAII 96817

**HONOLULU OFFICE**  
1130 NORTH NIMITZ HIGHWAY  
SUITE A-254  
HONOLULU, HAWAII 96817

**APPELLATE DIVISION**  
TEL. NO. (808) 586-2080

**DISTRICT COURT DIVISION**  
TEL. NO. (808) 586-2100

**FAMILY COURT DIVISION**  
TEL. NO. (808) 586-2300

**FELONY DIVISION**  
TEL. NO. (808) 586-2200

**FACSIMILE**  
(808) 586-2222



STATE OF HAWAII  
**OFFICE OF THE PUBLIC DEFENDER**

HAYLEY Y. C. CHENG  
ASSISTANT PUBLIC DEFENDER

**HILO OFFICE**  
275 PONAHAHAWAI STREET  
SUITE 201  
HILO, HAWAII 96720  
TEL. NO. (808) 974-4571  
FAX NO. (808) 974-4574

**KONA OFFICE**  
75-1000 HENRY STREET  
SUITE #209  
KAILUA-KONA HI 96740  
TEL. NO. (808) 327-4650  
FAX NO. (808) 327-4651

**KAUAI OFFICE**  
3060 EIWA STREET  
SUITE 206  
LIHUE, HAWAII 96766  
TEL. NO. (808) 241-7128  
FAX NO. (808) 274-3422

**MAUI OFFICE**  
81 N. MARKET STREET  
WAILUKU, HAWAII 96793  
TEL. NO. (808) 984-5018  
FAX NO. (808) 984-5022

**February 9, 2026**

**Testimony of the Office of the Public Defender,  
State of Hawaii to the Senate Committee on Health and Human Services**

**S.B. 2843: RELATING TO DOMESTIC VIOLENCE**

Chair San Buenaventura, Vice-Chair McKelvey, and Members of the Committee:

The Office of the Public Defender **strongly supports S.B. 2843:**

We strongly support the extension of the Pilot Program relating to Abuse of Family or Household Members. Since the start of the Pilot Program, the laws relating to Abuse of Family or Household Members have changed, most notably is the establishment of the petty misdemeanor offense of Abuse of a Family or Household Member. We support extending the Pilot Program so that we can collect better and more extensive data to better understand domestic violence, treatment options for offenders, improvements in safety measures for victims, and to make better informed decisions on what changes, if any, are needed to address these issues.

The Office of the Public Defender would like to point out that there is currently a Domestic Violence Intervention Working Group, created by the Legislature in 2025, that is actively meeting and working on understanding how we can improve safety for victims and exploring better responses by our State to domestic violence. We humbly ask that the Legislature wait to receive any reports and additional data that the Working Group is able to gather before ending the Pilot Program. With better data, additional reports and input from the Working Group, and input from the various Stakeholders, we may be able to make improvements to the laws relating to Abuse of a Family or Household Member and to laws relating to the

related topics of safety and responses to violations of Temporary Restraining Orders and Orders for Protection.

Thank you for the opportunity to provide testimony on this measure.



February 12, 2026

Position: **SUPPORT** of **SB2843**, Relating to Domestic Violence

**To:** Senator Joy A. San Buenaventura, Chair  
Senator Angus L.K. McKelvey, Vice Chair  
Members of the Senate Committee on Health and Human Services

**From:** Llasmin Chaine, LSW, Executive Director, Hawaii State Commission on the Status of Women

**Re:** Testimony in SUPPORT of SB2843, Relating to Domestic Violence

Hearing: Friday, February 13, 2026, 1:00 p.m.  
Conference Room 225, State Capitol

The Hawaii State Commission on the Status of Women is committed to advancing the safety, well-being, and rights of women in Hawaii. The Commission **supports SB2843** because it **addresses the ongoing challenge of domestic violence by extending legal provisions that directly affect victim protection and recourse available to both survivors and offenders of abuse, with the goal of reducing recidivism and increasing stability for families affected by domestic violence.**

We recommend extending these provisions through 2031. **Continued implementation is necessary to collect sufficient data and ensure thoughtful policy evaluation before any permanent decisions are made.** The additional time will allow the state to assess whether the existing framework is achieving its intended goals, including improved survivor safety, more accurate risk assessment, and effective offender rehabilitation. Research and best practices in the field of domestic violence prevention emphasize the importance of clear legal definitions and graduated penalties to deter abuse and support survivor safety.

The Commission encourages continued attention to survivor-centered approaches in the implementation of these provisions. Additionally, we urge the Legislature to consider further improvements to strengthen protections for those affected by domestic violence, and pathways that enable offender accountability and rehabilitation.

We respectfully urge this Committee to **pass SB2843**.

Thank you for this opportunity to submit testimony.

**JOSH GREEN, M.D.**  
GOVERNOR  
KE KIA'ĀINA



STATE OF HAWAII – Ka MOKU'ĀINA 'O HAWAII  
**CRIME VICTIM COMPENSATION COMMISSION**  
**Ke Komikina Uku Luaahi Kalaima**  
1164 Bishop Street, Suite 1530  
Honolulu, Hawai'i 96813  
Telephone: 808 587-1143  
FAX 808 587-1146

**MARI McCAIG BELLINGER**  
Chair

**CLIFTON Y.S. CHOY**  
Commissioner

**JO KAMAE BYRNE**  
Commissioner

**PAMELA FERGUSON-BREY**  
Executive Director

TESTIMONY ON SENATE BILL 2843  
RELATING TO DOMESTIC VIOLENCE

by

Pamela Ferguson-Brey, Executive Director  
Crime Victim Compensation Commission

Senate Committee on Health and Human Services  
Senator Joy A. San Buenaventura, Chair  
Senator Angus L.K. McKelvey, Vice Chair

Friday, February 13, 2026; 3:00 PM  
State Capitol, Conference Room 225 & Videoconference

Good afternoon, Chair San Buenaventura, Vice Chair McKelvey, and Members of the Senate Committee on Health and Human Services. Thank you for providing the Crime Victim Compensation Commission (the "Commission") with the opportunity to testify in support of Senate Bill 2843. SB 2843 extends for five years certain provisions from Act 19, SLH 2020, and Act 238, SLH 2021, relating to abuse of family or household members, including establishing a petty misdemeanor offense of abuse of family or household members, clarifying penalties for violations, and allowing a deferred acceptance of guilty plea for misdemeanor and petty misdemeanor abuse of family or household members offenses. There is insufficient data for policymakers to determine whether the pilot project has met its goals.

The Commission provides compensation for violent crime victims to pay un-reimbursed expenses for crime-related losses due to physical or mental injury or death. Many victims of violent crime could not afford to pay their medical bills, receive needed mental health or rehabilitative services, or bury a loved one if compensation were not available from the Commission. The Commission collaborates with victim advocates and victim service providers in supporting victim-centered policy and legislation.

Having additional data is necessary to ensure a thorough and accurate assessment to determine if the goals of the pilot project have been met.

Thank you for providing the Commission with the opportunity to testify in support of Senate Bill 2843.

**RICHARD T. BISSEN, JR.**  
Mayor

**ANDREW H. MARTIN**  
Prosecuting Attorney

**SHELLY C. MIYASHIRO**  
First Deputy Prosecuting Attorney



**DEPARTMENT OF THE PROSECUTING ATTORNEY**  
COUNTY OF MAUI  
200 SOUTH HIGH STREET  
WAILUKU, MAUI, HAWAII 96793  
PHONE (808) 270-7777 • FAX (808) 270-7625

TESTIMONY ON  
S.B. 2843  
RELATING TO DOMESTIC VIOLENCE

February 12, 2026

The Honorable Joy A. San Buenaventura  
Chair  
The Honorable Angus L.K. McKelvey  
Vice Chair  
and Members of the Committee on Health and Human Services

Chair San Buenaventura, Vice Chair McKelvey, and Members of the Committee:

The Department of the Prosecuting Attorney, County of Maui respectfully submits the following comments **in support of S.B. 2843, Relating to Domestic Violence**. This measure extends for five years provisions relating to the offense of Abuse of Family or Household Member (“AFHM”) that were originally enacted in Act 19, SLH 2021.

The Department of the Prosecuting Attorney, County of Maui joins the Hawaii County and Kauai County Offices of the Prosecuting Attorney in supporting this bill for the reasons listed in our joint testimony submitted by the Hawaii County Office of the Prosecuting Attorney. In short, the ability to charge a petty misdemeanor form of AFHM and the ability for a defendant to request a deferred plea for both petty misdemeanor and misdemeanor AFHM offenses helps our efficient and fair prosecution of these offenses.

For these reasons, the Department of the Prosecuting Attorney, County of Maui **supports S.B. 2843**. Please feel free to contact our office at (808) 270-7777 if you have any questions or inquiries. Thank you very much for the opportunity to provide testimony on this bill.

**KELDEN B.A. WALTJEN**  
PROSECUTING ATTORNEY

**SHANNON M. KAGAWA**  
FIRST DEPUTY  
PROSECUTING ATTORNEY



655 KILAUEA AVENUE  
HILO, HAWAII 96720  
PH: (808) 961-0466  
FAX: (808) 961-8908

74-675 KEALAKEHE PARKWAY  
KAILUA-KONA, HAWAII 96740  
PH: (808) 322-2552  
FAX: (808) 322-6584

64-1067 MAMALAHOA HIGHWAY, C-3  
KAMUELA, HAWAII 96743  
PH: (808) 887-3017  
FAX: (808) 887-3016

## OFFICE OF THE PROSECUTING ATTORNEY

### JOINT TESTIMONY IN SUPPORT OF SENATE BILL 2843 WITH MAUI COUNTY DEPARTMENT OF THE PROSECUTING ATTORNEY & KAUA'I COUNTY OFFICE OF THE PROSECUTING ATTORNEY

A BILL FOR AN ACT  
RELATING TO DOMESTIC VIOLENCE

COMMITTEE ON HEALTH AND HUMAN SERVICES

Senator Joy A. San Buenaventura, Chair  
Senator Angus L.K. McKelvey, Vice Chair

Monday, February 9, 2026 at 1:05 p.m.  
Via Videoconference  
State Capitol Conference Room 225  
415 South Beretania Street

Honorable Chair San Buenaventura, Vice Chair McKelvey, and the members of the Senate Committee on Health and Human Services:

In coordination with the Maui County Department of the Prosecuting Attorney and the Kaua'i County Office of the Prosecuting Attorney, the Hawai'i County Office of the Prosecuting Attorney respectfully submits the following joint testimony **in support** of Senate Bill 2843, which extends for five years the petty misdemeanor offenses of Abuse of Family or Household Member as well as the availability of a deferred acceptance of guilty plea.

Our offices join the Honolulu Prosecuting Attorney **in support of maintaining the petty misdemeanor offenses**. In particular, the petty misdemeanor offense of coercive control has been useful as an additional charge in more serious felony cases. In Hawai'i County, for example, this offense has been charged more than five times in felony cases. The coercive control charge opens the door to evidence about the context of an abusive relationship and has been a helpful tool in holding more serious offenders accountable.

Our offices also **support the extension of the deferred acceptance of guilty plea for misdemeanor and petty misdemeanor Abuse offenses**. The deferral has become a useful method of resolving domestic violence cases. As the Legislature recognized at the time of its passage, there is a broad spectrum of severity in domestic violence cases. Many first-time offenders both deserve and earn the deferral, based on the facts of the case, the history of the parties, and the input of the crime victim. The input of the victim is critical—it is not uncommon that victims of this crime are hesitant to cooperate with prosecution at first, but upon learning that a deferral is an option, will become cooperative with prosecution. It can also help resolve

cases quickly: for example, in Hawai'i County last year, deferrals were granted an average of 120 days after the case was charged. The deferral period provides these offenders time to attend domestic violence intervention or anger management classes, to be under court supervision, and often to work on their sobriety or obtain mental health services, if that is a factor.

Further, if the defendant re-offends while being supervised, the ability to set aside the deferral and impose the Abuse conviction is a significant improvement. Before the deferral was made available for misdemeanor and petty misdemeanor offenses under HRS 709-906, domestic violence offenders could still be granted a deferral if the charge was amended to Assault in the Third Degree during plea negotiations. This meant, however, that if the deferral was set aside, the subsequent conviction imposed was for Assault in the Third Degree. This did not reflect the reality of the offense or carry the collateral consequences of an Abuse conviction, such as mandatory minimum sentences or firearms restrictions. In reality, many offenders successfully complete their deferral period and have their cases dismissed. Nevertheless, the fact that a defendant can only use a deferral once on an Abuse charge, and that Abuse is the conviction that will be imposed if the terms of the deferral are violated, more accurately captures the case in the defendant's criminal record.

For the foregoing reasons, the Maui Department of the Prosecuting Attorney and Hawai'i and Kaua'i Offices of the Prosecuting Attorney support Senate Bill 2843, extending the sunset provisions of Act 19, SLH 2020, and Act 238, SLH 2021, and ensuring the continuance of the petty misdemeanors and deferral under 709-906. Thank you for the opportunity to testify on this matter.

**SB-2843**

Submitted on: 2/11/2026 2:41:36 AM

Testimony for HHS on 2/13/2026 1:00:00 PM

<b>Submitted By</b>	<b>Organization</b>	<b>Testifier Position</b>	<b>Testify</b>
Carolyn M Golojuch	Testifying for Rainbow Family 808	Support	Written Testimony Only

Comments:

**As the Founder and President of Rainbow Family 808, I strongly support SB2843 to further address the plague of our society, Domestic Abuse.**

**As a semi-retired Social Worker, I request that SB 2843 be passed promptly for the benefit of the children and adults in Hawai`i. Freedom from abuse is part of our US Constitution.**

**Thank you,**

**Carolyn Martinez Golojuch, MSW**

February 10th, 2026

**Position:** Support of SB2843

**To:** Senator Joy A. San Buenaventura, Chair Senator Angus L.K. McKelvey, Vice Chair  
Members of the Senate, Committee on Health and Human Services

**From:** Marnessa Rea, University Student

**Re:** Testimony in Support of SB2843, Domestic Violence; Abuse of Family or Household Member;  
Penalties

Hearing: Friday, February 13, 2026  
1:00pm  
Conference Room 225, State Capitol

I would like to thank the committee for hearing this important bill. I would like to express my strong support of SB2842, as the measure extends essential provisions of Act 19 and Act 283, preserving the protections for domestic abuse survivors in Hawaii. Allowing continuity in those legal protections heightens the safety and support given to domestic abuse survivors; promoting accountability.

When considering domestic violence response, a sense of legal protection from a victim centered approach provides safety and reassurance for survivors. Through this approach, the stigma and fear survivors often face alongside the trauma and stress of their current situation will continue to lessen whereas empowerment and justice will grow.

By continuing the petty misdemeanor offense for abuse of family or household members and clarifying associated penalties, this bill maintains important legal tools for addressing a range of abusive behaviors. With this broad approach, victims will feel more supported and empowered to use their voices when they sense their abusive experience has potential for legal protection.

I respectfully urge this Committee to pass SB2842, which would remove barriers, which many survivors face when searching for justice, rehabilitation, and support, through the maximization of legal tools and extension of protections.

Thank you for this opportunity to submit testimony.

---

Dennis M. Dunn  
([dennismdunn47@gmail.com](mailto:dennismdunn47@gmail.com))  
Kailua, HI 96734

TO: Senator Joy A. San Buenaventura, Chair  
Senator Angus L.K. McKelvey, Vice Chair  
Senate Committee on Health and Human Services

RE: Senate Bill 2843, Relating to Domestic Violence

HEARING: Friday, February 13, 2026, 1:00 p.m.  
Conference Room 225

Good afternoon, Chair San Buenaventura and Vice Chair McKelvey and members of Senate Committee on Health and Human Services. My name is Dennis Dunn, and I am the former Director of the Victim Witness Kokua Services in the Honolulu Prosecuting Attorney's Office, having retired at the end of 2022 after 44 years of service with the program. I am testifying today in support of S.B. 2843, with amendments. This Bill proposes to extend for five years certain provisions from Act 19, SLH 2020, and Act 238, SLH 2021, relating to abuse of family or household members, including establishing a petty misdemeanor offense of abuse of family or household members, clarifying penalties for violations, and allowing a deferred acceptance of guilty plea for misdemeanor and petty misdemeanor abuse of family or household members offenses.

I believe that an inadequate period of time has elapsed for the full impact of the changes made to H.R.S. 709-906 by Act 19 of 2020 to be evaluated. While the Judiciary has issued a report on the outcomes of cases prosecuted under the amended statute, we have no data on the outcomes for the individuals prosecuted under the new provisions. We have no data on recidivism rates or the nature of any subsequent offenses committed by individuals charged and convicted under this amended Chapter. Similarly, and equally important, there is no information or data available regarding the impact of the changes on the lives of the victims of the offenders. An extension of time for the establishment of permanency for the 2020 amendments seems warranted and it would seem prudent for the Legislature to suggest additional areas of assessment if such an extension is enacted.

My one amendment that I propose is to eliminate the provisions allowing a Deferred Acceptance of Guilty or Deferred Acceptance of No Contest Plea for the offenders covered by this Chapter. It is my personal belief that allowing such deferred pleas for domestic violence offenders is unwise and may inhibit the ability to adequately evaluate an offender's prior domestic violence history upon the occurrence of subsequent domestic violence offenses.

In conclusion, I urge your support for S.B. 2843 with my proposed amendment. Thank you for time and consideration.

**Legislative Testimony in Support of SB2843: Domestic Violence: Abuse of Family or Household Member; Penalties**

**To:** Senate Committee on Health and Human Services (HHS) and Senate Committee on Judiciary (JDC)

**From:** Mianah Burdin, University of Hawaii MSW Student

**Re:** Support for SB2843 – Relating to Domestic Violence

**Date:** 02/06/2026

Aloha Chair, Vice Chair, and Members of the Committee,

My name is Mianah Burdin, and I am a retired veteran who is currently pursuing a Master of Social Work (MSW) at the University of Hawaii Manoa. It is with high respect that I submit testimony on behalf of all the defendants that strongly supports Bill 2843. I am honored to have the opportunity to contribute to legislation that directly impacts victims of domestic violence and professionals who serve them throughout the state of Hawaii. SB2843 includes key provisions proposed in Act 19 (SLH 2020) and Act 238 (SLH 2021), increasing Hawai'i's response to combat family or household abuse. This bill promotes accountability and does not limit the possibility of rehabilitation by further classifying certain types of domestic abuse as petty misdemeanors, clarifying penalties, and allowing for a delayed guilty plea in appropriate cases. This balanced approach, taking social work into account, is consistent with evidence-based practice, which prioritizes survivor safety and long-term behavioral change. In Hawaii, domestic violence is still a huge problem for people, families, and communities. It is usually hard for survivors to choose between survival and death because they face many threats to their safety, such as fear of retaliation, economic dependence, cultural stigma, and lack of access to services. These problems can be addressed through SB2843 since it would guarantee the maintenance of

the legal systems that would facilitate early intervention and consistent enforcement. The existence of a justice system that is predictive and transparent in dealing with abuse is beneficial to the victims of such abuse, as it will allow them to seek help and utilize the support services offered to them, such as counseling, safety planning, and advocacy. As future social workers, we have an ethical role to play in instilling social justice, protecting vulnerable populations, and pursuing more beneficial policies by developing and enforcing them to the benefit of our clients. SB2843 is in line with the above values in the sense that it ensures that the offenses related to domestic violence are not regarded lightly. At the same time, courts' capacities are adaptable to the need to treat, educate, and rehabilitate them when appropriate. Interestingly, deferred acceptance of guilty pleas can help reduce recidivism when combined with batterer intervention programs and substance use or mental health treatment. Also, the rise in these provisions makes service providers, like social workers in healthcare, child welfare, and community-based organizations, more stable. Because the rules are the same, the agencies can plan programs, train staff, and work with the law. Frequent expiration or rollback of protections causes confusion, which eventually kills the survivors and the professionals who are on the front lines. SB2843 is a great follow-up to an already good law that helps stop domestic violence in Hawai'i. I humbly ask this committee to pass bill SB2843 so that it can help protect survivors, hold people accountable, and keep Hawai'i's promise to keep families and communities safe. Mahalo for the opportunity to testify.

Respectfully submitted,



Mianah Burdin

U.S. Army Retired | MSW Student

## TESTIMONY IN SUPPORT OF SB 2843 RELATING TO DOMESTIC VIOLENCE

Senate Committee on Health and Human Services (HHS)

Senate Committee on Judiciary (JDC)

Aloha Chair, Vice Chair, and Members of the Committees,

My name is Tanya Puri, and I am currently pursuing my Bachelor of Social Work. I am submitting testimony in strong support of SB 2843, which extends key provisions relating to abuse of family or household members, including the petty misdemeanor offense, clarified penalties, and the option for a Deferred Acceptance of Guilty Plea (DAGP).

Through my social work education and community experiences, I have seen how domestic violence affects families in ways that extend far beyond the immediate incident. It disrupts housing stability, impacts youth development, and creates long-lasting emotional, cultural, and generational harm. Families in Hawai‘i, including Polynesian and Micronesian households, often rely on strong cultural networks and collective approaches to maintain safety and resolve conflict. These communities demonstrate deep resilience, yet when they seek support from formal systems, they frequently encounter services that are not culturally aligned or accessible. This disconnect can make it challenging to fully engage with the legal process, even when families are actively working toward safety and stability. When the system responds with overly harsh or inflexible consequences, it can unintentionally deepen instability rather than support healing, accountability, and long-term well-being.

The provisions extended by SB 2843 create space for accountability while recognizing the importance of culturally grounded, trauma-informed approaches that honor the diverse needs of families in Hawai‘i. The petty misdemeanor option and DAGP pathway allow the courts to respond appropriately to lower-level or first-time offenses without imposing lifelong criminal records that can further jeopardize housing, employment, and family unity. These tools give individuals the opportunity to participate in intervention programs, counseling, and education—supports that can lead to meaningful growth—while still being held responsible for their actions.

I support SB 2843 because it reflects the complexity of domestic violence in our communities. It acknowledges that families need safety, stability, and culturally responsive pathways to healing, not just punishment. Extending these provisions ensures that Hawai‘i can continue evaluating outcomes while maintaining a legal process that is fair, trauma-informed, and grounded in the realities that local families face every day.

For these reasons, I respectfully urge the committees to pass SB 2843.

Mahalo for the opportunity to testify.

### **Testimony Submitted By:**

Tanya Puri

Bachelor of Social Work Student

**SB-2843**

Submitted on: 2/12/2026 10:04:12 AM

Testimony for HHS on 2/13/2026 1:00:00 PM

<b>Submitted By</b>	<b>Organization</b>	<b>Testifier Position</b>	<b>Testify</b>
Judith Mills-Wong	Individual	Support	Written Testimony Only

Comments:

I support the extension of program as proposed

**LATE**

Law Office of Georgette A. Yaindl, LLLC  
Georgette Anne Yaindl 8940  
P.O. Box 307  
Kailua-Kona Hawai`i 96745-0307  
(808) 224-0219 v/txt (877) 300-8869 fax  
gyaindl@gyattorney.com

---

February 12, 2026

Senator Joy A. San Buenaventura, Chair  
Senator Angus L.K. McKelvey, Vice Chair  
Committee on Health and Human Services  
The Senate  
33<sup>rd</sup> Legislature, State of Hawai`i

via: <http://www.capitol.hawaii.gov>

Dear Committee leadership and members,

Re: **SUPPORT FOR SB2843 RELATING TO DOMESTIC VIOLENCE**

DATE: February 13, 2026  
TIME: 1:00 PM  
PLACE: Conference Room 225 & Videoconference  
State Capitol  
415 South Beretania Street

I have the perfect story that illustrates the importance of extending the provisions of Act 19, SLH 2020 and Act 238, SLH 021 as intended by this bill. I have a client that is today 54 years old. When he was 18, he was charged and convicted for MISD abuse involving his girlfriend. For the nearly 40 years since that conviction, he has not been charged with any other criminal offenses. He has requested a pardon three times in the past ten years, and provided a total of 12 original affidavits attesting to his good character and community standing. Each request has been followed by a rejection letter that concludes with the same “keep up the good work and you can apply again in a couple years” well-wish. He reasonably asks what more can I possibly do or show to merit approval? Had my client been able to request and achieve a deferral, he thereupon would have been able to proceed unencumbered in the local economy while fully enjoying all rights and privileges otherwise guaranteed him under the law.

Thank you for your consideration of this testimony. Aloha. Mahalo.

Sincerely,

/s/ Georgette A. Yaindl  
GEORGETTE ANNE YAINDL

**LATE**

**SB-2843**

Submitted on: 2/13/2026 9:22:23 AM

Testimony for HHS on 2/13/2026 1:00:00 PM

<b>Submitted By</b>	<b>Organization</b>	<b>Testifier Position</b>	<b>Testify</b>
Annaliese Wolf, DPA	Testifying for Hawaii County Office of the Prosecuting Attorney	Support	Remotely Via Zoom

Comments:

Written testimony was previously submitted by Prosecutor Kelden Waltjen