Testimony for HB2652 on 1/30/2012 2:00:00 PM

mailinglist@capitol.hawaii.gov [mailinglist@capitol.hawaii.gov]

Sent:Monday, January 30, 2012 9:46 AMTo:CPCtestimony

Cc: mfssiny@aloha.net

Categories: Red Category

Testimony for CPC 1/30/2012 2:00:00 PM HB2652

Conference room: 325 Testifier position: Oppose Testifier will be present: No Submitted by: Leonora Etrata Organization: E-mail: mfsslny@aloha.net Submitted on: 1/30/2012

Comments:

I do not support HB 2652, which would designate one person to oversee the public access channels and their broadcasts…allowing for more censorship.

Testimony for HB2652 on 1/30/2012 2:00:00 PM

mailinglist@capitol.hawaii.gov [mailinglist@capitol.hawaii.gov]

Sent: Monday, January 30, 2012 11:29 AM

- To: CPCtestimony
- Cc: gbruce@honolulu.gov

Categories: Red Category

Attachments: Testimony, HB2652, Relatin~1.pdf (154 KB)

Testimony for CPC 1/30/2012 2:00:00 PM HB2652

Conference room: 325 Testifier position: Support Testifier will be present: No Submitted by: Gordon Bruce Organization: City & amp; County of Honolulu, DIT E-mail: gbruce@honolulu.gov Submitted on: 1/30/2012

Comments:

DEPARTMENT OF INFORMATION TECHNOLOGY

CITY AND COUNTY OF HONOLULU

650 SOUTH KING STREET, 5TH FLOOR HONOLULU, HAWAII 99813 Phone: (608) 768-7684 Fax: (808) 527-6272 Internet: www.honolulu.gov

PETER B: CARLISLE MAYOR



GORDON J. BRUCE DIRECTOR & CIÓ

TESTIMONY

of

GORDON J. BRUCE, DIRECTOR AND CHIEF INFORMATION OFFICER

Department of Information Technology

City and County of Honolulu

before the

COMMITTEE ON CONSUMER PROTECTION & COMMERCE

on Monday, January 30, 2012 2:00 p.m. State Capitol, Conference Room 325

In consideration of

HOUSE BILL 2652 – RELATING TO PUBLIC EDUCATIONAL, OR GOVERNMENTAL ACCESS FACILITIES.

Chair Herkes, Vice Chair Yamane, and Members of the Committee on Consumer Protection and Commerce:

My name is Gordon J. Bruce, and as the Director of the Department of Information Technology and the Chief Information Officer for the City and County of Honolulu, I submit testimony in support of HB 2652.

Thank you for this opportunity to provide testimony.

Respectfully submitted,

Gordon J. Bruce Director and Chief Information Officer

Testimony for HB2652 on 1/30/2012 2:00:00 PM

mailinglist@capitol.hawaii.gov [mailinglist@capitol.hawaii.gov]

Sent: Monday, January 30, 2012 12:48 PM

To: CPCtestimony

Cc: jponce@hawaii.edu

Attachments: TestimonyHB2652_013012.txt (2 KB)

Testimony for CPC 1/30/2012 2:00:00 PM HB2652

Conference room: 325 Testifier position: Support Testifier will be present: No Submitted by: Jesse Ponce de Leon Organization: Individual E-mail: jponce@hawaii.edu Submitted on: 1/30/2012

Comments:

TestimonyHB2652_013012

Jesse Ponce de Leon I support H.B. No.2652 with the following considerations:

- Define the Number of channels per each Access Organization. Make transparent all financial documentation of each 1)
- 2) Access Organization available for Public Review.
- 3) Make mandatory the filming of each Access Organizations Board Meetings and the airing on each pertinent channel.
- 4)
- All programming should be based on a non-priority bases. A corporation; whether it is non-profit or other-wise should not have special rights over independent producers with-in the production process and the airing of the programs. The safety of Senior Citizens should be protected from any violent 5)
- 6) behavior; both verbal and physical with-in the Access Organizations Premise.
- Board members of each Access Organization should not be members 7) by default; which allows the same people to serve on the boards continually
- All DCCA notifications and other applicable important information should be posted at the Access Organization premise in plain view to alert volunteers of the importance of forth-coming legislation pertinent 8) to the film volunteers.
- Funding should be appropriate to allow the Access Organization to 9) function properly with-in the frame work; but held responsible for neglect.
- 10) All Access Organizations should be held responsible and accountable for not full filling the requirements of an Access Organization in providing the proper services to the Public.
 11) Does DCCA have the legal rules and tools to designate a non-profit corporation to provide services to the community under strict scrutiny.
 12) Public to provide services to the community under strict scrutiny.
- 12) Rules: Public Access; Accountability; Freedom to discuss different topics; Safety; Non-discrimination practices; Transparency. Financial Accountability and Nepotism.