



**TESTIMONY OF
THE DEPARTMENT OF THE ATTORNEY GENERAL
THIRTIETH LEGISLATURE, 2020**

ON THE FOLLOWING MEASURE:

H.B. NO. 2710, RELATING TO PROTECTIVE ORDERS.

BEFORE THE:

HOUSE COMMITTEES ON PUBLIC SAFETY, VETERANS, AND MILITARY AFFAIRS
AND ON JUDICIARY

DATE: Thursday, February 6, 2020 **TIME:** 2:15 p.m.

LOCATION: State Capitol, Room 325

TESTIFIER(S): Clare E. Connors, Attorney General, or
Amy Murakami, Deputy Attorney General

Chairs Takayama and Lee and Members of the Committees:

The Department of the Attorney General (Department) appreciates the intent of the bill, but has concerns.

The purpose of this bill is to allow a law enforcement officer to search for firearms, without a warrant, the motor vehicle and residence of a person who was previously convicted of a violation of a restraining order, when the law enforcement officer believes the person will imminently commit acts of abuse or malicious property damage.

The bill potentially violates the Fourth Amendment of the United States Constitution and Article 1, Section 7, of the Constitution of the State of Hawaii. Both constitutional provisions prohibit warrantless searches unless there is probable cause for the search and the search falls within a well established exception to the warrant requirement (such as exigent circumstances).

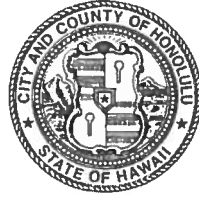
The bill does not require a nexus between the conviction, the imminent harm, and firearms. Without a nexus, these factors are unlikely to establish probable cause or establish an exception to the warrant requirement. If the factors did establish probable cause and an exception to warrant requirement, then the provision would not be necessary.

The bill does recognize that if there is no probable cause for the search, the seized firearm cannot be used in the conviction of a subsequent crime. However, even if the seized firearm is not used in a criminal prosecution, the law enforcement officer and/or agency could still be subject to a lawsuit for violating the person's constitutional rights, including the Second Amendment of the United States Constitution.

Thank you for the opportunity to comment on this bill.

POLICE DEPARTMENT
CITY AND COUNTY OF HONOLULU

801 SOUTH BERETANIA STREET · HONOLULU, HAWAII 96813
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KIRK CALDWELL
MAYOR

SUSAN BALLARD
CHIEF

JOHN D. MCCARTHY
CLYDE K. HO
DEPUTY CHIEFS

OUR REFERENCE WO-KK

February 6, 2020

The Honorable Gregg Takayama, Chair
and Members
Committee on Public Safety, Veterans,
and Military Affairs
The Honorable Chris Lee, Chair
and Members
Committee on Judiciary
House of Representatives
Hawaii State Capitol
415 South Beretania Street, Room 325
Honolulu, Hawaii 96813

Dear Chairs Takayama and Lee and Members:

SUBJECT: House Bill No. 2710, Relating to Protective Orders

I am Walter Ozeki, Major of the Criminal Investigation Division of the Honolulu Police Department (HPD), City and County of Honolulu.

The HPD supports the intent of House Bill No. 2710, Relating to Protective Orders, and offers the following comments and concerns.

The HPD wholeheartedly supports the legislature's attempt to provide additional tools to law enforcement to help ensure the safety of petitioners who have been awarded protection orders. The ability to search a person and his/her vehicle and residence for firearms without a warrant once convicted of violating a protection order would be a tremendous benefit to law enforcement. This would go a long way towards disrupting the escalation of violence, especially since the perpetrators in these instances have already demonstrated their unwillingness to abide by the restrictions specified in the court ordered protection order.

The Honorable Gregg Takayama, Chair
and Members
The Honorable Chris Lee, Chair
and Members
February 6, 2020
Page 2

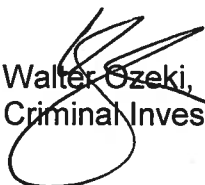
The HPD's concern with this bill is that it may constitute a violation of a person's constitutionally protected rights and the rule of law with regard to warrantless searches. This is done without absolving the law enforcement officer who engages in the search from liability both criminally and civil.

It also calls into question the admissibility of any evidence that is recovered as a result of the warrantless search. As stated, a warrantless search shall be permitted if the law enforcement officer "has reason to believe acts of abuse or malicious property damage by the person are imminent." This is a smaller standard than probable cause. Since in most of these instances any evidence will be seized at a standard that is lesser than probable cause, the majority of evidence seized under this section will not be admissible in court as stated in the bill as follows, "A firearm seized as a result of the search shall not be considered in any subsequent conviction if the court finds there was not probable cause for the search." The possibility exists that a firearm seized may be connected to an unrelated, more serious crime that could include homicide and that firearm will then be rendered inadmissible in any court proceeding addressing the more serious crime.

The HPD is in support of House Bill No. 2610, with due regard to the concerns that have been provided in our testimony.

Thank you for the opportunity to testify.

Sincerely,

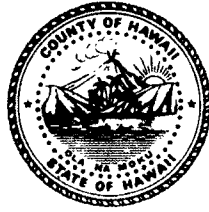

Walter Szeki, Major
Criminal Investigation Division

APPROVED:



Susan Ballard
Chief of Police

Harry Kim
Mayor



Roy Takemoto
Managing Director

Barbara J. Kossow
Deputy Managing Director

County of Hawai'i Office of the Mayor

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February 4, 2020

Representative Gregg Takayama, Chair
Representative Cedric Asuega Gates, Vice Chair
Committee on Public Safety, Veterans, & Military Affairs

Representative Chris Lee, Chair
Representative Joy A. San Buenaventura, Vice Chair
Committee on Judiciary
Hawai'i State Legislature

Dear Chairs Takayama and Lee, Vice-Chairs Gates and San Buenaventura, and Committee members:

RE: HB 2710 Relating to Protective Orders
HB 2232 Relating to Firearms
HB 2709 Relating to the Uniform Probate Code
HB 1600 Relating to Firearms
HB 1902 Relating to Firearms

The First Amendment to the Constitution of the United States provides for freedom of religion, speech, and press; and the right to peaceably assemble and to petition the government. Yet, as fundamental and sacrosanct as those values are to America, few if any would argue that those freedoms are not subject to reasonable restrictions (take the cliché of “yelling ‘Fire’ in a crowded theater”).

Similarly, the Second Amendment guarantees the right to keep and bear arms. This right, too, must be subject to reasonable restrictions, or else we would each be able to have our own machine gun mounted on our mantelpiece or strapped over our shoulders.

So the question comes down to what is reasonable. That should be determined by a free people acting through their elected representatives, in this case our State Legislature. And given the times in which we live, and the carnage that we have witnessed both in our own state and across the country, I thank you for taking on the divisive but crucial task of deciding what reasonable restrictions might be.

You have five bills on this agenda that impact the right to keep and bear arms:

HB 2710 Relating to Protective Orders
HB 2232 Relating to Firearms
HB 2709 Relating to the Uniform Probate Code
HB 1600 Relating to Firearms
HB 1902 Relating to Firearms

February 4, 2020

Page 2

HB 2710 allows for a search and seizure of a firearm if an officer believes certain actions are “imminent.” I defer to criminal law experts as to whether that is the appropriate standard, but if it is, it seems that any weapon should be seized, not just a firearm. This bill could be less gun legislation and more generally protective of victim rights but in either case is a positive step forward.

HB 2232 is an admirable effort to come closer to the goal that both sides of the gun issue agree on—keeping weapons out of the hands of people who shouldn’t have them, Whether problems were manifest during childhood or adulthood should not matter.

HB 2709 would close a loophole in ownership laws by requiring that all firearms in an estate are properly transferred or disposed of before the estate may close.

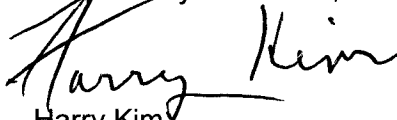
HB 1600 also closes a loophole, with respect to the loaning of a firearm to a person who has not had a background check. This particular bill would seem to impact situations in which a loan would be reasonable, such as taking a visiting friend hunting, so I wonder whether exceptions could be made to allow the loaning of a firearm while the owner is present, or for a visitor to undergo a background check in their home jurisdiction; or in Hawaii, remotely, in advance of their visit. Don’t know whether this last idea is practical.

HB 1902 would prohibit large capacity magazines for all firearms. They are already restricted for pistols, and HB 1902 might be the most important bill before you today, given the data on mass shootings that is set forth in the preamble of this bill.

Can any of the restrictions contained in the five bills be considered unreasonable? I have no doubt that some will say yes, but except for the accommodation asked for in my comments on HB 1600, I would argue that all of these bills would make Hawaii a safer place without unduly restricting the right to keep and bear arms.

Again, thank you for taking on these issues.

Respectfully Submitted,


Harry Kim
MAYOR

HB-2710

Submitted on: 2/5/2020 11:22:57 AM

Testimony for PVM on 2/6/2020 2:15:00 PM

Submitted By	Organization	Testifier Position	Present at Hearing
brooks	Hawaii Rifle Association Member	Oppose	No

Comments:

HB-2710

Submitted on: 2/5/2020 8:06:23 AM

Testimony for PVM on 2/6/2020 2:15:00 PM

Submitted By	Organization	Testifier Position	Present at Hearing
Brandon Allen Kainoa Leong	Hawaii Rifle Association Board Member	Oppose	No

Comments:

I oppose HB2710.

No due process and I believe the US Constitution requires law enforcement to get a warrant in order to conduct a search.

Brandon Leong

Hawaii Rifle Association Board Member

Lessons In Firearms Education Board Member

Certified NRA Firearms Instructor

HB-2710

Submitted on: 2/5/2020 6:49:09 AM

Testimony for PVM on 2/6/2020 2:15:00 PM

Submitted By	Organization	Testifier Position	Present at Hearing
Kainoa Kaku	Hawaii Rifle Association	Oppose	Yes

Comments:



The Honorable Rep. Gregg Takayama, Chair
The Honorable Cedric Asuega Gates, Vice Chair
COMMITTEE ON PUBLIC SAFETY, VETERANS, & MILITARY AFFAIRS

State Capitol, Room 325
Honolulu, Hawaii 96813

HEARING: Thursday, February 06, 2020, at 2:15pm

RE: HB2710 : RELATING TO PROTECTIVE ORDERS.

Aloha Members of the House Committee,
The Hawaii Firearms Coalition OPPOSES HB2710.

The fourth amendment reads;

"The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized."

This bill violates the fourth amendment and the fifth amendment, It removes the right to due process and infringes on a persons property rights.

A mere belief that someone may be going to do something should not give the government the ability to search a persons property without a warrant. Typically a search without a warrant requires evidence of serious bodily injury or life.

A police officer wishing to search another property should have to obtain a warrant from a court to do so. This bill does not even require a suspicion that a firearm is in the accused's possession.

The law also allows for the seizure of another person's property because of the criminal actions of someone else, and they must prove themselves worthy of having their property returned.

Andrew Namiki Roberts

Director Hawaii Firearms Coalition

info@hifico.org

HB-2710

Submitted on: 2/5/2020 6:01:26 PM

Testimony for PVM on 2/6/2020 2:15:00 PM

Submitted By	Organization	Testifier Position	Present at Hearing
	Domestic Violence Action Center	Support	No

Comments:

thank you. this may be an important improvement to the system's current failures to seize firearms when they are present, hidden, unregistered - but available.

LATE

**STATE OF HAWAI‘I
OFFICE OF THE PUBLIC DEFENDER**

**Testimony of the Office of the Public Defender,
State of Hawai‘i
to the House Committee on Public Safety, Veterans & Military Affairs
and the House Committee on Judiciary**

February 6, 2020

H.B. No. 2710: RELATING TO PROTECTIVE ORDERS

Chair Takayama, Chair Lee, and Members of the Committees:

The Office of the Public Defender respectfully opposes H.B. No. 2710, which would amend HRS Sections 586-4, 586-11 and 604-10.5 to allow warrantless searches and seizure of a person, their residence and their motor vehicle for firearms without the presence of exigent circumstances or a determination of probable cause if the person has been convicted of violating a restraining order, a protective order or an injunction.

This proposed legislation raises troubling questions and is very likely unconstitutional under the Hawai‘i and United States Constitutions. Currently, officers may conduct warrantless searches when exigent circumstances are present, such as a suspect being pursued into a dwelling or car, or when officers reasonably believe that someone is in immediate danger or that evidence may be destroyed.

Our right to be “secure” in our “persons, houses, papers and effects, against unreasonable searches and seizures” is so sacred, it is embodied in our federal Bill of Rights, Amendment IV, as well as our State Constitution. Those documents provide that the right shall not be violated without a warrant based upon probable cause, supported by oath and particularly describing the place to be searched and the person or items to be seized. As noted above, there are limited exceptions to the warrant requirement, such as when an item is in open view, plain view or exigent circumstances exist.

H.B. 2710 would allow a warrantless search for firearms when someone had a conviction for violating a restraining or protective order when the officer has reason to believe “acts of abuse or malicious property damage are imminent”. There is no language limiting the age of the conviction. A person could have a conviction years old when someone calls the police to say that they fear the person is going to harm them or their property. “Malicious” property damage is not defined. In fact, if an officer responds to such a call, there is little change that abuse or property damage would be imminent – another term that is undefined – because abuse or property damage doesn’t often continue once the police are present. There is no requirement that a previous conviction involve the same party making the complaint now.

It is important to note that the process of obtaining a warrant is not unduly cumbersome. It can be done by phone based upon a sworn oral statement from law enforcement to a judge, pursuant to Rule 41 (h) of the Hawai`i Rules of Penal Procedure.

There is also no provision regarding the seizure of contraband such as drugs, or other illegal items. It is unlikely law enforcement officers would leave such items discovered during a search. There is no provision in this legislation for such items, only for firearms.

We understand the concern regarding firearms in our community. However, this legislation is not what is needed to deal with that concern.

Thank you for the opportunity to comment on this measure.

LATE

HB-2710

Submitted on: 2/5/2020 8:06:32 PM

Testimony for PVM on 2/6/2020 2:15:00 PM

Submitted By	Organization	Testifier Position	Present at Hearing
Bill Richter	Lessons in Firearms Education	Oppose	No

Comments:

Re: HB2710

To whom it may concern:

This bill is poorly worded and seems to suggest that a police officer could search a person and their house and automobile, without a warrant, on the mere suspicion that said person might commit some crime in the future. There is no due process nor regard for the protection of their fourth amendment rights.

Please oppose this bill.

Thank you.

Bill Richter, President

Lessons in Firearms Education

HB-2710

Submitted on: 2/4/2020 10:49:25 AM

Testimony for PVM on 2/6/2020 2:15:00 PM

Submitted By	Organization	Testifier Position	Present at Hearing
Brian Isaacson	Individual	Oppose	No

Comments:

This bill has a constitutional problem with lack of due process for seizure of firearms and will probably not stand if scrutinized in court, regardless of the lack of probable cause provision.

Hearing before the Joint Committee of
Public Safety, Veterans, and Public Affairs and Judiciary
Thursday, February 6, 2020, 2:15 p.m., Conference Room 325, State Capitol
Relating to HB2710, Relating to Protective Orders

Chairman Takayama and Lee and Members of the Joint Committee:

My name is Donna Van Osdol, and I am a citizen from Waipio Acres. I want to say that I am a law-abiding member of this community, and I highly respect the members of the law enforcement. I also understand that this state is still grieving over the loss of two of our highly respected police officers.

With that said, I am, nonetheless, opposing this bill because of two matters:

(1) This bill permits a law enforcement officer to search a person convicted of violating certain temporary restraining orders or protective orders, including the person's motor vehicle and the person's residence, for firearms without obtaining a search warrant if the law enforcement officer has reason to believe acts of abuse, malicious property damage, or harassment by the person are imminent.

While I am not an attorney, I think searching a person's property without a search warrant is an infringement of one's rights because there is no due process.

(2) A firearm seized as a result of the search shall not be considered in any subsequent conviction if the court finds there was not probable cause for the search; provided that the firearm may be maintained by law enforcement until the registered owner of the firearm provides sufficient proof to law enforcement that the firearm will be properly stored.

Another part of the bill I have a hard time with is the phrase, "not probable cause." In my opinion, this means that the officer's belief that there would be an act of abuse, malicious property damage, or harassment by the person was not imminent. Also, doesn't lack of probable cause makes the search invalid?

More importantly, SECTION 1. Section 586-4, Hawaii Revised Statutes, states: "(e) When a temporary restraining order is granted and the respondent or person to be restrained knows of the order, a knowing or intentional violation of the restraining order is a misdemeanor."

I find it terrible that someone who has committed only a misdemeanor will have a bodily search and his property searched without a search warrant, his firearm taken away, and that his search may not have probable cause. Sounds unconstitutional to me.

HB-2710

Submitted on: 2/4/2020 12:41:50 PM

Testimony for PVM on 2/6/2020 2:15:00 PM

Submitted By	Organization	Testifier Position	Present at Hearing
Lyle Hlromoto	Individual	Oppose	No

Comments:

HB-2710

Submitted on: 2/4/2020 12:51:13 PM

Testimony for PVM on 2/6/2020 2:15:00 PM

Submitted By	Organization	Testifier Position	Present at Hearing
Marcus Tanaka	Individual	Oppose	Yes

Comments:

This bill violates someones rights. For anything else, a search warrant is required. Even for drug dealers homes. So by passing this law, the state is saying that a criminal such as a drug dealer has more rights than a law abiding citizen.

HB-2710

Submitted on: 2/4/2020 1:05:09 PM

Testimony for PVM on 2/6/2020 2:15:00 PM

Submitted By	Organization	Testifier Position	Present at Hearing
Peter J Long III	Individual	Oppose	No

Comments:

Honestly ladies and gentlemen...the violation of a protective order is a MISDEMEANOR. Are we really going to start stripping away people's rights under the Constitution for a MISDEMEANOR? I believe that those of you with law degrees can see the costs involved with the state defending itself in a court of law down the road. I'm all for finding ways to keep firearms out of the hands of people that shouldn't have them, but stripping rights away for no just reason is stepping over the line.

HB-2710

Submitted on: 2/4/2020 3:25:28 PM

Testimony for PVM on 2/6/2020 2:15:00 PM

Submitted By	Organization	Testifier Position	Present at Hearing
MORGAN CUIZON	Individual	Oppose	No

Comments:

HB-2710

Submitted on: 2/4/2020 3:56:00 PM

Testimony for PVM on 2/6/2020 2:15:00 PM

Submitted By	Organization	Testifier Position	Present at Hearing
Vern Hiromoto	Individual	Oppose	No

Comments:

HB-2710

Submitted on: 2/4/2020 4:25:24 PM

Testimony for PVM on 2/6/2020 2:15:00 PM

Submitted By	Organization	Testifier Position	Present at Hearing
Brendon Heal	Individual	Oppose	No

Comments:

No warrant? Is this a police STATE? A DICTATORSHIP?

NO

I am writing this testimony in opposition of ALL THESE ANTI GUN BILLS.

I took an oath, similar to the oath you take, you all need to follow that oath.

"I do solemnly swear (or affirm) that I will support and defend the Constitution of the United States, and the Constitution of the State of Hawaii, and that I will faithfully discharge my duties as to the best of my ability."

I take my promise and oath VERY SERIOUSLY, if you have any integrity left, you will OPPOSE this legislation.

Very serious VOTER

Brendon Heal

HB-2710

Submitted on: 2/4/2020 7:28:20 PM

Testimony for PVM on 2/6/2020 2:15:00 PM

Submitted By	Organization	Testifier Position	Present at Hearing
Fred Delosantos	Individual	Oppose	No

Comments:

Please oppose HB2710. Warrant-less search & seizure? allowing a law enforcement officer to conduct a search without a search warrant is not how the framers of our constitution envisioned our government.

HB-2710

Submitted on: 2/4/2020 7:28:35 PM

Testimony for PVM on 2/6/2020 2:15:00 PM

Submitted By	Organization	Testifier Position	Present at Hearing
Gerard Silva	Individual	Oppose	No

Comments:

This is again lvasion od privacy. You can not seach some ones home with out permission!

HB-2710

Submitted on: 2/4/2020 8:08:01 PM

Testimony for PVM on 2/6/2020 2:15:00 PM

Submitted By	Organization	Testifier Position	Present at Hearing
Steven Yip	Individual	Oppose	No

Comments:

I oppose this bill because it can be used to deny a US citizen of their 2nd and 4th Amendment rights.

HB-2710

Submitted on: 2/4/2020 9:37:22 PM

Testimony for PVM on 2/6/2020 2:15:00 PM

Submitted By	Organization	Testifier Position	Present at Hearing
Sheldon Miyakado	Individual	Oppose	No

Comments:

Hi

I ***STRONGLY OPPOSE*** this bill. We are relying on the judgement of a police officer when it should be decided by the courts. A search warrant should be obtained before searching a person's place of residence as it is a true invasion of privacy. The individual should go through the due process via the courts and only if the judge rules that the firearms should be held by HPD. The issue is when an innocent person is subjected to being a search and seizure it violates their rights. HPD doesn't have the Psychological training or background to determine if a person will commit a crime in the future. Only a Certified Psychologists can render a decision.

Best Regards

Sheldon Miyakado

Registered Voter.

HB-2710

Submitted on: 2/4/2020 10:06:54 PM

Testimony for PVM on 2/6/2020 2:15:00 PM

Submitted By	Organization	Testifier Position	Present at Hearing
Lionel Delos Santos	Individual	Oppose	No

Comments:

Aloha, Legislature, i Do not support, opposed this bill because they should get a search warrant first , the person making the TRO will take advantage of the TRO laws to get back at the person because they dont like them ,him or her knowing that they have firearms just to get back at them. they should investigate before getting a temporary restraining order,

Thank for the time reading my testimony

lionel

HB-2710

Submitted on: 2/4/2020 10:38:13 PM

Testimony for PVM on 2/6/2020 2:15:00 PM

Submitted By	Organization	Testifier Position	Present at Hearing
Carlo Barbasa	Individual	Oppose	No

Comments:

Gary J. Willis of Maryland was shot in November of 2018 by officers who were serving an ERPO which included seizure of Mr. Willis' firearms. Mr. Willis committed no crime before the officers arrived. According to the news article, "at this time it's not clear who called police to alert them about Willis."

An anonymous caller was able to strip another person of their 2nd amendment rights with no due process and no search warrant. This law can be abused to an absurd degree so I ask that you vote against it.

Source: <https://baltimore.cbslocal.com/2018/11/05/fatal-officer-involved-shooting-in-anne-arundel-county/>

HB-2710

Submitted on: 2/4/2020 11:34:31 PM

Testimony for PVM on 2/6/2020 2:15:00 PM

Submitted By	Organization	Testifier Position	Present at Hearing
Benel Piros	Individual	Oppose	No

Comments:

HB-2710

Submitted on: 2/5/2020 5:47:56 AM

Testimony for PVM on 2/6/2020 2:15:00 PM

Submitted By	Organization	Testifier Position	Present at Hearing
Judy Goo	Individual	Oppose	Yes

Comments:

We are opposed to HB2710: What about other items that can be used to harm such as a knife the person is carrying or a knife in the vehicle or home. What about other dangerous instruments which kill more people than firearms such as bats, hammers and knives. Also search of a persons vehicle and home without a warrant is constitutional and is against the 4th Amendment:

The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.

Thank you Dan Goo Retired HPD, Judy Goo, Sean Goo, Elisha Goo, Katherine Goo

HB-2710

Submitted on: 2/5/2020 5:48:47 AM

Testimony for PVM on 2/6/2020 2:15:00 PM

Submitted By	Organization	Testifier Position	Present at Hearing
Dan Goo	Individual	Oppose	Yes

Comments:

We are opposed to HB2710: What about other items that can be used to harm such as a knife the person is carrying or a knife in the vehicle or home. What about other dangerous instruments which kill more people than firearms such as bats, hammers and knives. Also search of a persons vehicle and home without a warrant is constitutional and is against the 4th Amendment:

The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.

Thank you Dan Goo Retired HPD, Judy Goo, Sean Goo, Elisha Goo, Katherine Goo

HB-2710

Submitted on: 2/5/2020 6:14:10 AM

Testimony for PVM on 2/6/2020 2:15:00 PM

Submitted By	Organization	Testifier Position	Present at Hearing
Markos Cabaong	Individual	Oppose	No

Comments:

I oppose this bill.

HB-2710

Submitted on: 2/5/2020 7:53:19 AM

Testimony for PVM on 2/6/2020 2:15:00 PM

Submitted By	Organization	Testifier Position	Present at Hearing
steven a kumasaka	Individual	Oppose	Yes

Comments:

an officer can search without a warrant?

this is IN CLEAR VIOLATION of the 4th Amendment and will lead to lawsuits from multiple groups, costing the state time and money

HB-2710

Submitted on: 2/5/2020 8:51:21 AM

Testimony for PVM on 2/6/2020 2:15:00 PM

Submitted By	Organization	Testifier Position	Present at Hearing
George Pace	Individual	Oppose	No

Comments:

So you want to lower the bar for a warrantless search to “reason to believe”. That's a good one. Pretty funny.

So, okay, here's my question. Since I have massive evidence to substantiate a “reason to believe” that the state legislators sponsoring all these bills obviously violating the constitutionally-protected natural god-given rights to keep and bear arms for self-defense are violating their oaths/affirmations to uphold and defend those constitutions, what consequences will they be held to given the more than ample “reason to believe”?

Seems like you should be working on that issue, unless you're hypocrites.

HB-2710

Submitted on: 2/5/2020 9:16:55 AM

Testimony for PVM on 2/6/2020 2:15:00 PM

Submitted By	Organization	Testifier Position	Present at Hearing
Joel Berg	Individual	Oppose	No

Comments:

OPPOSE HB 2710

I oppose warrant-less searches under any circumstances. If a person is a credible threat then a warrent should be no obstacle. We repeatedly see that any law that has potential for abuse is universally abused. This would be no exception.

HB-2710

Submitted on: 2/5/2020 9:54:25 AM

Testimony for PVM on 2/6/2020 2:15:00 PM

Submitted By	Organization	Testifier Position	Present at Hearing
Dara Carlin, M.A.	Individual	Support	No

Comments:

Would recommend striking the "...until the registered owner of the firearm provides sufficient proof to law enforcement that the firearm will be properly stored" because if the firearm is registered to the alleged perpetrator, it would be EXCEEDINGLY UNWISE to trust/take him at his word that the firearm will be "properly stored".

If law enforcement finds a firearm in the alleged perpetrator's possession, it should be confiscated and held until such time that domestic violence experts can assure that the perpetrator is no longer a threat to his intended victim or anyone else in her circle.

I might also add that surrendering a firearm should be exclusively to law enforcement because I can't tell you how many times I've seen/heard "I gave it/them to my friend/relative/neighbor, etc. to keep for me till this is over".

HB-2710

Submitted on: 2/5/2020 10:16:51 AM

Testimony for PVM on 2/6/2020 2:15:00 PM

Submitted By	Organization	Testifier Position	Present at Hearing
christy gusman	Individual	Oppose	No

Comments:

I OPPOSE THIS BILL

This bill is Unconstitutional in more ways than one.

WE ARE INNOCENT UNTIL PROVEN GUILTY

NO SEARCH WITH OUT A WARRANT!

PLEASE DO NOT PASS THIS BILL

Christy Kajiwara Gusman

Democratic Party Of Hawaii

Senate District 5-Chairperson

(808) 870-3219

HB-2710

Submitted on: 2/5/2020 10:33:44 AM

Testimony for PVM on 2/6/2020 2:15:00 PM

Submitted By	Organization	Testifier Position	Present at Hearing
Ellen Godbey Carson	Individual	Support	No

Comments:

I support this bill to allow police to make a search for firearms when a person has been convicted of violating certain TRO's or protective orders, where the police believe acts of abuse, malicious property damage or harassment by the person are imminent. The bill's provisions are only triggered when there has already been judicial process in issuance of a TRO or other protective order. When such an order has been violated and the police believe substantial harm is imminent, the balance of interests favors the community being safeguarded from violence by allowing the police to search for firearms, including in the person's house and vehicle. Please approve this bill.

HB-2710

Submitted on: 2/5/2020 11:35:03 AM

Testimony for PVM on 2/6/2020 2:15:00 PM

Submitted By	Organization	Testifier Position	Present at Hearing
Craig Kashiwai	Individual	Oppose	No

Comments:

This bill is too vague. It needs to apply only to individuals who have a TRO against them.

HB-2710

Submitted on: 2/5/2020 11:43:25 AM

Testimony for PVM on 2/6/2020 2:15:00 PM

Submitted By	Organization	Testifier Position	Present at Hearing
Harvey Gerwig	Individual	Oppose	Yes

Comments:

HB 2710: POLICE SEARCH AND SIEZURE FROM A TRO VIOLATION:

I STRONGLY OPPOSE THIS MEASURE:

This bill is extremely vague and poorly written. It referenes a **TRO CONVICTION** as an element of the ability of and officer to search person and property for an alleged TRO violation. This bill is NOT clear and leaves many gaps and opens doors to abuse and mistakes by the police.

Please defer this bill.

Thank you,

Harvey Gerwig

HB-2710

Submitted on: 2/5/2020 12:01:46 PM

Testimony for PVM on 2/6/2020 2:15:00 PM

Submitted By	Organization	Testifier Position	Present at Hearing
Austin White	Individual	Oppose	No

Comments:

OPPOSE

HB2710 - RELATING TO PROTECTIVE ORDERS. Permits a law enforcement officer to search a person convicted of violating certain temporary restraining orders or protective orders, including the person's motor vehicle and the person's residence, for firearms without obtaining a search warrant if the law enforcement officer has reason to believe acts of abuse, malicious property damage, or harassment by the person are imminent. Specifies that a seized firearm shall not be used for a subsequent conviction if the original search lacked probable cause but authorizes law enforcement to maintain the firearm until the registered owner can prove the firearm will be safely stored.

Why does the legislature wish to violate the 4th Amendment rights of persons? If the person was already under a TRO or ERPO, then all firearms should have been seized already. This action does nothing more than antagonize a person.

And if a firearm is seized from another person who is not prohibited, but in the presence of the prohibited person, what means do they have to recover their firearm? Why was it seized to begin with? There is no definition of safely stored.

On its face, this statute violates a persons 4th and 5th amendment rights and should be OPPOSED

HB-2710

Submitted on: 2/5/2020 12:08:48 PM

Testimony for PVM on 2/6/2020 2:15:00 PM

Submitted By	Organization	Testifier Position	Present at Hearing
Carol Thomas	Individual	Oppose	No

Comments:

HB-2710

Submitted on: 2/5/2020 12:39:32 PM

Testimony for PVM on 2/6/2020 2:15:00 PM

Submitted By	Organization	Testifier Position	Present at Hearing
Tom Galli	Individual	Oppose	No

Comments:

This is a clear violation of well-established civil rights.

HB-2710

Submitted on: 2/5/2020 12:59:40 PM

Testimony for PVM on 2/6/2020 2:15:00 PM

Submitted By	Organization	Testifier Position	Present at Hearing
Mark Masuda	Individual	Oppose	No

Comments:

This bill removes a persons 4th Amendment rights so they can be a subject of warrantless searches.

PVMtestimony

From: Ninja Forms TxnMail <ninja_forms_txnmail@t9n.feedblitz.com> on behalf of ALEXANDER IBI <feedblitz@mail.feedblitz.com>
Sent: Tuesday, February 4, 2020 10:37 PM
To: PVMtestimony
Subject: Testimony in opposition to HB2710

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is ALEXANDER IBI

I don't want a police State. America is better than this.

If you have any questions I can be reached at honkykatonky@gmail.com or

The above testinony was written and submitted by ALEXANDER IBI

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PVMtestimony

From: Ninja Forms TxnMail <ninja_forms_txnmail@t9n.feedblitz.com> on behalf of Blaine Stuart <feedblitz@mail.feedblitz.com>
Sent: Tuesday, February 4, 2020 7:42 PM
To: PVMtestimony
Subject: Testimony in opposition to HB2710

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Blaine Stuart

I oppose this bill, and do not believe it to be constitutional. It likely violates the 4th amendment.

If you have any questions I can be reached at findbgs@gmail.com or

The above testinony was written and submitted by Blaine Stuart

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PVMtestimony

From: Ninja Forms TxnMail <ninja_forms_txnmail@t9n.feedblitz.com> on behalf of Carl Jellings <feedblitz@mail.feedblitz.com>
Sent: Tuesday, February 4, 2020 9:43 PM
To: PVMtestimony
Subject: Testimony in opposition to HB2710

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Carl Jellings

I believe in due process, warrants should be obtain before searches are conducted.

If you have any questions I can be reached at carl_jelling@yahoo.com or

The above testinony was written and submitted by Carl Jellings

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PVMtestimony

From: Ninja Forms TxnMail <ninja_forms_txnmail@t9n.feedblitz.com> on behalf of Carlo Barbasa <feedblitz@mail.feedblitz.com>
Sent: Tuesday, February 4, 2020 10:38 PM
To: PVMtestimony
Subject: Testimony in opposition to HB2710

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Carlo Barbasa

Gary J. Willis of Maryland was shot in November of 2018 by officers who were serving an ERPO which included seizure of Mr. Willis' firearms. Mr. Willis committed no crime before the officers arrived. According to the news article, "at this time it's not clear who called police to alert them about Willis."

An anonymous caller was able to strip another person of their 2nd amendment rights with no due process and no search warrant. This law can be abused to an absurd degree so I ask that you vote against it.

Source: <https://baltimore.cbslocal.com/2018/11/05/fatal-officer-involved-shooting-in-anne-arundel-county/>

If you have any questions I can be reached at carlo.barbasa@gmail.com or

The above testinony was written and submitted by Carlo Barbasa

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PVMtestimony

From: Ninja Forms TxnMail <ninja_forms_txnmail@t9n.feedblitz.com> on behalf of Cheryl Tanaka <feedblitz@mail.feedblitz.com>
Sent: Tuesday, February 4, 2020 10:51 PM
To: PVMtestimony
Subject: Testimony in opposition to HB2710

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Cheryl Tanaka

Strongly Oppose

Need to have a warrant to search for law abiding citizens. Even drug dealers get warrants. This law should be fair and across the board.

If you have any questions I can be reached at localaznchick05@aol.com or

The above testimony was written and submitted by Cheryl Tanaka

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PVMtestimony

From: Ninja Forms TxnMail <ninja_forms_txnmail@t9n.feedblitz.com> on behalf of Samuel Webb <feedblitz@mail.feedblitz.com>
Sent: Tuesday, February 4, 2020 8:28 PM
To: PVMtestimony
Subject: Testimony in opposition to HB2710

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Samuel Webb

I oppose this bill.

If you have any questions I can be reached at sebb67@yahoo.com or

The above testinony was written and submitted by Samuel Webb

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PVMtestimony

From: Ninja Forms TxnMail <ninja_forms_txnmail@t9n.feedblitz.com> on behalf of Brian Graddy <feedblitz@mail.feedblitz.com>
Sent: Tuesday, February 4, 2020 10:17 PM
To: PVMtestimony
Subject: Testimony in opposition to HB2710

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Brian Graddy

This bill violates the 4th amendment based only on law enforcement officer's beliefs not evidence. Existing laws should be enforced and utilized to protect those who have filed protective orders.

If you have any questions I can be reached at bgriff808@gmail.com or

The above testinony was written and submitted by Brian Graddy

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PVMtestimony

From: Ninja Forms TxnMail <ninja_forms_txnmail@t9n.feedblitz.com> on behalf of Edward Hampton <feedblitz@mail.feedblitz.com>
Sent: Tuesday, February 4, 2020 9:30 PM
To: PVMtestimony
Subject: Testimony in opposition to HB2710

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Edward Hampton

This violates our Constitutional rights and is repugnant.

If you have any questions I can be reached at oldskipper1@hotmail.com or

The above testinony was written and submitted by Edward Hampton

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PVMtestimony

From: Ninja Forms TxnMail <ninja_forms_txnmail@t9n.feedblitz.com> on behalf of Jacob Holcomb <jake@mailbox.org>
Sent: Tuesday, February 4, 2020 11:21 PM
To: PVMtestimony
Subject: Testimony in opposition to HB2710

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Jacob Holcomb

I oppose this bill

This bill violates the 4th amendment for the convenience of police officers who do not want to put forth the effort to follow existing protocols, and creates a dangerous precedent for harassment of private citizens and their personal effects. The reason that judges must administer search warrants is because they intimately know and understand the law and supposedly have better judgement about what is at stake in a free society, versus police officers who are not qualified to make those decisions.

If this becomes law it will be challenged on constitutional grounds and potentially waste millions of dollars of taxpayer money to defeat.

If you have any questions I can be reached at jake@mailbox.org or

The above testimony was written and submitted by Jacob Holcomb

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PVMtestimony

From: Ninja Forms TxnMail <ninja_forms_txnmail@t9n.feedblitz.com> on behalf of Jonagustine Lim <feedblitz@mail.feedblitz.com>
Sent: Tuesday, February 4, 2020 9:22 PM
To: PVMtestimony
Subject: Testimony in opposition to HB2710

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Jonagustine Lim

I write in strong opposition to HB2710.

Searches without a warrant is a serious violation of a person's right. No matter the intention, violation of rights without a proper search warrant is a serious abuse of power by government.

If you have any questions I can be reached at jonagustine_lim@yahoo.com or

The above testimony was written and submitted by Jonagustine Lim

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PVMtestimony

From: Ninja Forms TxnMail <ninja_forms_txnmail@t9n.feedblitz.com> on behalf of Kimo Galon <feedblitz@mail.feedblitz.com>
Sent: Tuesday, February 4, 2020 10:22 PM
To: PVMtestimony
Subject: Testimony in opposition to HB2710

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Kimo Galon

I oppose this bill. HB2710 Violates our constitutional rights under the fourth amendment and discriminates against gun owners. There will be civil rights suits against the state.

If you have any questions I can be reached at kimo.galon@gmail.com or

The above testinony was written and submitted by Kimo Galon

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PVMtestimony

From: Ninja Forms TxnMail <ninja_forms_txnmail@t9n.feedblitz.com> on behalf of Martin Lau <feedblitz@mail.feedblitz.com>
Sent: Tuesday, February 4, 2020 11:31 PM
To: PVMtestimony
Subject: Testimony in opposition to HB2710

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Martin Lau

I oppose HB2710.

The proposed bill violates the Fourth Amendment to the U.S Constitution. This bill could also cause a roommate or family member who lives with the suspected person being searched to have there property taken from them.

Mahalo

If you have any questions I can be reached at kmconceptshawaii@gmail.com or

The above testinony was written and submitted by Martin Lau

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PVMtestimony

From: Ninja Forms TxnMail <ninja_forms_txnmail@t9n.feedblitz.com> on behalf of Ryan Matsumoto <feedblitz@mail.feedblitz.com>
Sent: Tuesday, February 4, 2020 8:29 PM
To: PVMtestimony
Subject: Testimony in opposition to HB2710

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Ryan Matsumoto

Hi,

I strongly oppose this bill because it violates the 5th amendment of due process of the accused! This is a warrantless search warrant without any judge making the decision. With this potential law, it sets a dangerous precedence.

Thank you,

Ryan Matsumoto

If you have any questions I can be reached at ryanm.matsumoto@gmail.com or

The above testinony was written and submitted by Ryan Matsumoto

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PVMtestimony

From: Ninja Forms TxnMail <ninja_forms_txnmail@t9n.feedblitz.com> on behalf of Michael Rice <feedblitz@mail.feedblitz.com>
Sent: Tuesday, February 4, 2020 7:51 PM
To: PVMtestimony
Subject: Testimony in opposition to HB2710

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Michael Rice

I oppose this bill because it violates the 4th Amendment of the United States Constitution.

If you have any questions I can be reached at michaelrice@outlook.com or

The above testimony was written and submitted by Michael Rice

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PVMtestimony

From: Ninja Forms TxnMail <ninja_forms_txnmail@t9n.feedblitz.com> on behalf of Mitchell Weber <feedblitz@mail.feedblitz.com>
Sent: Tuesday, February 4, 2020 10:25 PM
To: PVMtestimony
Subject: Testimony in opposition to HB2710

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Mitchell Weber

I STRONGLY OPPOSE HB2710,

The wording of HB2710 violates the Fourth Amendments rights of the accused.

HB2710

"Specifies that a seized firearm shall not be used for a subsequent conviction if the original search lacked PROBABLE CAUSE but authorizes law enforcement to maintain the firearm until the registered owner can prove the firearm will be safely stored."

People v. Ramey, 545 P.2d 1333,1341 (Cal. 1976) states-

"An emergency situation requiring swift action to prevent imminent danger to life or serious damage to property, or to forestall the imminent escape of a suspect, or destruction of evidence. There is no ready litmus test for determining whether such circumstances exist, and in each case the extraordinary situation must be measured by the facts known by officials."

If a search of the accused is excersiced without PROBABLE CAUSE,it does not qualify as an extingent circumstance in which a search or seizure of property would not be considered a constitutional violation.

A common tactic of divorce and family court lawyers is to put a TRO on the former spouse(usually men). This is done purely out of spite and for optics, in most cases there is no evidence of ill intent. HB2710 is not only unconstitutional but it is sexist and will cause irreparable harm to innocent men who are the victims of spiteful ex wives/girlfriends.

If you have any questions I can be reached at Mdotweber@icloud.com or

The above testinony was written and submitted by Mitchell Weber

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PVMtestimony

From: Ninja Forms TxnMail <ninja_forms_txnmail@t9n.feedblitz.com> on behalf of Nelson Shito <feedblitz@mail.feedblitz.com>
Sent: Tuesday, February 4, 2020 11:07 PM
To: PVMtestimony
Subject: Testimony in opposition to HB2710

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Nelson Shito

You are violating our right's to the second amendment. You took an oath when you where sworn in to the government branch. To protect the constitution.

If you have any questions I can be reached at waterboardwave@gmail.com or

The above testinony was written and submitted by Nelson Shito

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From: [Ninja Forms TxnMail](#) on behalf of [Sebastian Simon-ganti](#)
To: [PVMtestimony](#)
Subject: Testimony in opposition to HB2710
Date: Wednesday, February 5, 2020 2:03:41 PM

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Sebastian Simon-ganti

I oppose HB2710 because it's unconstitutional and it may be abused.

If you have any questions I can be reached at ssimonganti@gmail.com or

The above testimony was written and submitted by Sebastian Simon-ganti

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From: [Ninja Forms TxnMail](#) on behalf of [travis montgomery](#)
To: [PVMtestimony](#)
Subject: Testimony in opposition to HB2710
Date: Wednesday, February 5, 2020 1:19:26 PM

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is travis montgomery

THATS ABUSE OF POWER FOR POLICE AND THEY SHOULD HAVE A SEARCH WARRANT TO ENTER ANY PROPERTY. THE CONVICTS IS THE ONE THAT DONT CARE ABOUT ANYTHING AND US PEOPLE THAT DOES THE RIGHT THING AND OBEY THE LAW GET SCREWED. WHEN ALL THE CRIMNALS HAVE MORE RIGHTS THEN US

If you have any questions I can be reached at tjmontgomery85@GMAIL.COM or

The above testinony was written and submitted by travis montgomery

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From: [Ninja Forms TxnMail](#) on behalf of [Edward Call](#)
To: [PVMtestimony](#)
Subject: Testimony in opposition to HB2710
Date: Wednesday, February 5, 2020 1:13:29 PM

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Edward Call

I strongly oppose HB2710 because I feel that it may be used in an unjust manner. Acting on accusations of others without due process is wrong and unconstitutional.

If you have any questions I can be reached at edwardskater@yahoo.com or

The above testimony was written and submitted by Edward Call

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From: [Ninja Forms TxnMail](#) on behalf of [Marc Shimatsu](#)
To: [PVMtestimony](#)
Subject: Testimony in opposition to HB2710
Date: Wednesday, February 5, 2020 1:09:17 PM

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Marc Shimatsu

I oppose this bill because it violates our Fourth Amendment rights prohibiting unreasonable search and seizure. Law enforcement officers can also abuse their powers because there is a presumption of guilt that a crime will be committed.

If you have any questions I can be reached at tazman_269@hotmail.com or

The above testimony was written and submitted by Marc Shimatsu

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From: [Ninja Forms TxnMail](#) on behalf of [Patrick Baltazar](#)
To: [PVMtestimony](#)
Subject: Testimony in opposition to HB2710
Date: Wednesday, February 5, 2020 12:22:34 PM

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Patrick Baltazar

As a fellow Hawaii resident, I ask you to please oppose all gun control bills before your committee.

These bills restrict my Second Amendment rights and make it harder for me to defend myself and my loved ones and to use firearms for other lawful purposes. There's no reason to believe that criminals will have any more respect for new gun laws than for the existing laws they ignore. Instead of exploring more ways to take away my rights, the legislature should be looking to reduce crime by going after criminals and their illegal activities directly. Thank you.

If you have any questions I can be reached at poiboi001@gmail.com or

The above testimony was written and submitted by Patrick Baltazar

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From: [Ninja Forms TxnMail](#) on behalf of [Leif Akaji](#)
To: [PVMtestimony](#)
Subject: Testimony in opposition to HB2710
Date: Wednesday, February 5, 2020 1:59:52 PM

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Leif Akaji

I strongly oppose this bill. Here's why.

1) the United States Constitution protects us from both;

a) illegal search

b) seizure

A yes vote on this bill would reveal constitutional ignorance. Don't be that guy/gal.

Thanks!

Leif J. Akaji

If you have any questions I can be reached at leifjakaji@hotmail.com or

The above testimony was written and submitted by Leif Akaji

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From: [Ninja Forms TxnMail](#) on behalf of [Brandon Santiago](#)
To: [PVMtestimony](#)
Subject: Testimony in opposition to HB2710
Date: Wednesday, February 5, 2020 12:18:48 PM

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Brandon Santiago

I, Brandon Santiago, oppose this bill. Search and seizure of property without due process is not only wrong, but unconstitutional. Although domestic violence should not be taken lightly, this bill would only enable the possibility of abuse of power from law enforcement, and over reach from the state government.

If you have any questions I can be reached at brandosantiago1980@gmail.com or

The above testimony was written and submitted by Brandon Santiago

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From: [Ninja Forms TxnMail](#) on behalf of [Rick Burrell](#)
To: [PVMtestimony](#)
Subject: Testimony in opposition to HB2710
Date: Wednesday, February 5, 2020 12:07:50 PM

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Rick Burrell

I oppose this and other bills which seek to take away the constitutional rights of legal and law abiding firearms owners.

If you have any questions I can be reached at painterick@gmail.com or

The above testimony was written and submitted by Rick Burrell

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From: [Ninja Forms TxnMail](#) on behalf of [Zachary Mello Miranda](#)
To: [PVMtestimony](#)
Subject: Testimony in opposition to HB2710
Date: Wednesday, February 5, 2020 12:02:52 PM

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Zachary Mello Miranda

I believe this bill violates the second amendment

If you have any questions I can be reached at zachary.k.mellomiranda@gmail.com or

The above testimony was written and submitted by Zachary Mello Miranda

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From: [Ninja Forms TxnMail](#) on behalf of [Austin White](#)
To: [PVMtestimony](#)
Subject: Testimony in opposition to HB2710
Date: Wednesday, February 5, 2020 11:23:59 AM

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Austin White

OPPOSE

HB2710 - RELATING TO PROTECTIVE ORDERS. Permits a law enforcement officer to search a person convicted of violating certain temporary restraining orders or protective orders, including the person's motor vehicle and the person's residence, for firearms without obtaining a search warrant if the law enforcement officer has reason to believe acts of abuse, malicious property damage, or harassment by the person are imminent. Specifies that a seized firearm shall not be used for a subsequent conviction if the original search lacked probable cause but authorizes law enforcement to maintain the firearm until the registered owner can prove the firearm will be safely stored.

Why does the legislature wish to violate the 4th Amendment rights of persons? If the person was already under a TRO or ERPO, then all firearms should have been seized already. This action does nothing more than antagonize a person.

And if a firearm is seized from another person who is not prohibited, but in the presence of the prohibited person, what means do they have to recover their firearm? Why was it seized to begin with? There is no definition of safely stored.

On its face, this statute violates a persons 4th and 5th amendment rights and should be

OPPOSED

If you have any questions I can be reached at austinowhite@gmail.com or

The above testimony was written and submitted by Austin White

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From: [Ninja Forms TxnMail](#) on behalf of [Jerry Yuen](#)
To: [PVMtestimony](#)
Subject: Testimony in opposition to HB2710
Date: Wednesday, February 5, 2020 11:05:16 AM

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Jerry Yuen

I strongly oppose HB2710. I am a certified firearms instructor for the Marines and Hawaii Army National Guard and the President of the Pu'uoloa Rifle and Pistol Club. This is a clearly illegal search and seizure. If there is probable cause, then a warrant should be issued.

If you have any questions I can be reached at jerry.t.yuen@gmail.com or

The above testimony was written and submitted by Jerry Yuen

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From: [Ninja Forms TxnMail](#) on behalf of [Grant Tolleth](#)
To: [PVMtestimony](#)
Subject: Testimony in opposition to HB2710
Date: Wednesday, February 5, 2020 11:20:10 AM

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Grant Tolleth

I strongly oppose this bill.

This is Hawaii today

"Show me the man and I'll find you the crime."

Lavrentiy Beria

a Soviet politician, Marshal of the Soviet Union and state security administrator, chief of the Soviet security and secret police apparatus (NKVD) under Joseph Stalin.

Hawaiian law enforcement is becoming no different.

If you have any questions I can be reached at gtolleth@hialoha.net or

The above testimony was written and submitted by Grant Tolleth

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From: [Ninja Forms TxnMail](#) on behalf of [Jaelynn Call](#)
To: [PVMtestimony](#)
Subject: Testimony in opposition to HB2710
Date: Wednesday, February 5, 2020 10:45:49 AM

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Jaelynn Call

I strongly oppose this bill.

If you have any questions I can be reached at jaekdccall@yahoo.com or

The above testimony was written and submitted by Jaelynn Call

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From: [Ninja Forms TxnMail](#) on behalf of [Ross Mukai](#)
To: [PVMtestimony](#)
Subject: Testimony in opposition to HB2710
Date: Wednesday, February 5, 2020 10:38:26 AM

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Ross Mukai

I oppose this bill. It seems like unnecessary legal acrobatics designed to skirt existing due process requirements like search warrants. Just take that belief or suspicion to the court and get a warrant.

If you have any questions I can be reached at rossmukai@gmail.com or

The above testimony was written and submitted by Ross Mukai

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From: [Ninja Forms TxnMail](#) on behalf of [Kimo Gugudan](#)
To: [PVMtestimony](#)
Subject: Testimony in opposition to HB2710
Date: Wednesday, February 5, 2020 10:07:53 AM

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Kimo Gugudan

Please oppose this Unconstitutional bill

If you have any questions I can be reached at 7jedis@gmail.com or

The above testimony was written and submitted by Kimo Gugudan

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From: [Ninja Forms TxnMail](#) on behalf of [Scott Cobb](#)
To: [PVMtestimony](#)
Subject: Testimony in opposition to HB2710
Date: Wednesday, February 5, 2020 9:59:50 AM

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Scott Cobb

This seems unconstitutional, and allows false accusations to be made on someone that may not be true and ruin someone's life and allow police to abuse the rights of law abiding citizens.

If you have any questions I can be reached at islandpacificlawn@gmail.com or

The above testimony was written and submitted by Scott Cobb

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From: [Ninja Forms TxnMail](#) on behalf of [Cody Haddin](#)
To: [PVMtestimony](#)
Subject: Testimony in opposition to HB2710
Date: Wednesday, February 5, 2020 9:50:28 AM

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Cody Haddin

Unwarranted search will never be ok. And this bill allows law enforcement to seize and hold onto a citizens firearms indefinitely under certain circumstances.

If you have any questions I can be reached at Mygmalesack@gmail.com or

The above testinony was written and submitted by Cody Haddin

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From: [Ninja Forms TxnMail](#) on behalf of [Jon Abbott](#)
To: [PVMtestimony](#)
Subject: Testimony in opposition to HB2710
Date: Wednesday, February 5, 2020 9:16:25 AM

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Jon Abbott

I OPPOSE HB2710. This proposed law is a violation of civil liberties and due process.

If you have any questions I can be reached at ja7352385@gmail.com or

The above testimony was written and submitted by Jon Abbott

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From: [Ninja Forms TxnMail](#) on behalf of [Willow Aureala](#)
To: [PVMtestimony](#)
Subject: Testimony in opposition to HB2710
Date: Wednesday, February 5, 2020 9:47:58 AM

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Willow Aureala

I oppose this bill because there are already laws about search and seizure for convicted criminals. There is NO reason for this bill.

If you have any questions I can be reached at willow@yahoo.com or

The above testimony was written and submitted by Willow Aureala

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From: [Ninja Forms TxnMail](#) on behalf of [Robert Hechtman](#)
To: [PVMtestimony](#)
Subject: Testimony in opposition to HB2710
Date: Wednesday, February 5, 2020 8:53:30 AM

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Robert Hechtman

I Strongly oppose this bill.

It will allow illegal search and seizure of legally owned property. This is a clear violation of the 4th amendment.

If a person is deemed a reasonable threat a judge should issue a search warrant for that individuals residence etc...

Thank you,
Robert Hechtman

If you have any questions I can be reached at hechtmanr@gmail.com or

The above testinony was written and submitted by Robert Hechtman

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From: [Ninja Forms TxnMail](#) on behalf of [Noah Drazkowski](#)
To: [PVMtestimony](#)
Subject: Testimony in opposition to HB2710
Date: Wednesday, February 5, 2020 8:47:59 AM

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Noah Drazkowski

Police should always have a warrant to search anyone's personal property.

If you have any questions I can be reached at noahdrzkowski@hotmail.com or

The above testimony was written and submitted by Noah Drazkowski

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From: [Ninja Forms TxnMail](#) on behalf of [Michael Moylan](#)
To: [PVMtestimony](#)
Subject: Testimony in opposition to HB2710
Date: Wednesday, February 5, 2020 7:20:41 AM

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Michael Moylan

I, Michael Moylan, OPPOSE HB2710. HB2710 may not allow due process, a right to a citizen of the United States of America. This also allows abuse of power.

If you have any questions I can be reached at xstretch101@yahoo.com or

The above testimony was written and submitted by Michael Moylan

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From: [Ninja Forms TxnMail](#) on behalf of [Gavin Lohmeier](#)
To: [PVMtestimony](#)
Subject: Testimony in opposition to HB2710
Date: Wednesday, February 5, 2020 7:25:55 AM

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Gavin Lohmeier

oppose

a warrant is needed for this type of search. keeping the firearm is unlawful and a violation of the second amendment.

If you have any questions I can be reached at onederful100@aol.com or

The above testimony was written and submitted by Gavin Lohmeier

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From: [Ninja Forms TxnMail](#) on behalf of [Nicholas Moniz-Teves](#)
To: [PVMtestimony](#)
Subject: Testimony in opposition to HB2710
Date: Wednesday, February 5, 2020 7:16:19 AM

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Nicholas Moniz-Teves

This is wrong because you have not been convicted or done anything wrong to be Searched!
You need a reason to get a search warrant! This will be used against people that it not intended
for! Temporary restraining order does not mean the defending is guilty! But you guy are now
treating them like they have Convicted felons!

And if they are a true threat they will not follow these laws and will be more carful not to be
caught! These tragedies will still continue untill you help people find more Opportunities in
life!

Law abiding citizens only follow the laws!

If you have any questions I can be reached at tevesnick@yahoo.com or

The above testinony was written and submitted by Nicholas Moniz-Teves

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From: [Ninja Forms TxnMail](#) on behalf of [Isaiah Daquioag](#)
To: [PVMtestimony](#)
Subject: Testimony in opposition to HB2710
Date: Wednesday, February 5, 2020 2:12:28 PM

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Isaiah Daquioag

I oppose HB2710

If you have any questions I can be reached at isaiahdaquioag@gmail.com or

The above testimony was written and submitted by Isaiah Daquioag

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From: [Ninja Forms TxnMail](#) on behalf of [Sean Goo](#)
To: [PVMtestimony](#)
Subject: Testimony in opposition to HB2710
Date: Wednesday, February 5, 2020 6:28:25 AM

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Sean Goo

I opposed this law that does not require a search warrant as it violates the 4th Amendment: The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.

If you have any questions I can be reached at sean.goo23@gmail.com or

The above testimony was written and submitted by Sean Goo

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PVMtestimony

From: Ninja Forms TxnMail <ninja_forms_txnmail@t9n.feedblitz.com> on behalf of William Chase <wmc@hawaii.edu>
Sent: Tuesday, February 4, 2020 10:30 PM
To: PVMtestimony
Subject: Testimony in opposition to HB2710

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is William Chase

Opposed, it by passes my 4th Amendment right of protection from illegal search and seizures. You can not by pass the court system to fit an agenda.

If you have any questions I can be reached at wmc@hawaii.edu or

The above testinony was written and submitted by William Chase

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HB-2710

Submitted on: 2/5/2020 3:58:40 PM

Testimony for PVM on 2/6/2020 2:15:00 PM

Submitted By	Organization	Testifier Position	Present at Hearing
Todd Yukutake	Individual	Oppose	Yes

Comments:

I OPPOSE HB2710 due to 4th amendment violations.

Current laws are already sufficient to deal with these problems while meeting civil rights protections. Law Enforcement can enter a home and take weapons in plain view to make the scene safe if there is an imminent safety concern.

This is a blatant violation of search and seizure rights. It would be equivalent to taking away a person's right to a fair trial so they are easier to convict.

HB2710 brings us closer to being a police state and serves as a bad precedent for future actions to strip civil rights not just criminals, but the regular public.

Todd Yukutake
Resident of Aiea, House district 33

HB-2710

Submitted on: 2/5/2020 5:13:21 PM

Testimony for PVM on 2/6/2020 2:15:00 PM

Submitted By	Organization	Testifier Position	Present at Hearing
Tish Rothwell	Individual	Oppose	No

Comments:

LATE

From: [Ninja Forms TxnMail](#) on behalf of [Hawk Jones](#)
To: [PVMtestimony](#)
Subject: Testimony in opposition to HB2710
Date: Wednesday, February 5, 2020 6:14:26 PM

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Hawk Jones

I oppose all further attempts at gun control legislation. Hawai'i needs an increase in firearm ownership among its general law abiding citizenry, not botched attempts to limit firearm possession among free law abiding citizens. Additionally Hawai'i should pass stand your ground laws that protect home and land owners when they engage criminals on their property allowing blanket protection to said land / homeowner that may shoot someone that invades their personally owned property. This would allow people to protect themselves, family members, and personal property w.o. fear of prosecution for doing such. Furthermore it is high time that Hawai'i becomes a shall issue CCW State with zero bureaucratic hoops to jump in order to get said license issued - If someone has a clean background and is able to have a firearm license issued to them, they should be able to apply for and receive a CCW permit without hesitation. For too long have people been left without the means to defend themselves against Violent Crime in the State of Hawai'i away from their domicile - instead having to be the sufferer and victim of violent actions brought against them.

I oppose HB2710

Thank you,

Hawk Jones

If you have any questions I can be reached at 9hawk9star9@gmail.com or

The above testimony was written and submitted by Hawk Jones

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LATE

From: [Ninja Forms TxnMail](#) on behalf of [Jaylicia Patricio Young](#)
To: [PVMtestimony](#)
Subject: Testimony in opposition to HB2710
Date: Wednesday, February 5, 2020 5:07:52 PM

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Jaylicia Patricio Young

I OPPOSE THIS BILL BECAUSE IT VIOLATES

The Fourth Amendment (Amendment IV) to the United States Constitution prohibits unreasonable searches and seizures and requires any search warrant to be judicially sanctioned and supported by probable cause.

Senate District 11

House District 23

If you have any questions I can be reached at kananienv@gmail.com or

The above testimony was written and submitted by Jaylicia Patricio Young

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From: [Ninja Forms TxnMail](#) on behalf of [Kamalu Miller](#)
To: [PVMtestimony](#)
Subject: Testimony in opposition to HB2710
Date: Wednesday, February 5, 2020 6:52:50 PM



This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Kamalu Miller

Oppose due to restricting second amendment. You will lose more voters than you think if you support this bill

If you have any questions I can be reached at kamalu.miller@gmail.com or

The above testimony was written and submitted by Kamalu Miller

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LATE

HB-2710

Submitted on: 2/5/2020 7:56:24 PM

Testimony for PVM on 2/6/2020 2:15:00 PM

Submitted By	Organization	Testifier Position	Present at Hearing
Matt	Individual	Oppose	No

Comments:

This law is highly unconstitutional and would be thrown out of court for an unlawful search.

HB-2710

Submitted on: 2/5/2020 3:01:06 PM

Testimony for PVM on 2/6/2020 2:15:00 PM

Submitted By	Organization	Testifier Position	Present at Hearing
Calvin Kajiwara	Individual	Oppose	No

Comments:

I OPPOSE THIS BECAUSE IT IS A VIOLATION OF AMMENDMENT 4 OF THE UNITED STATES CONSTITUTION

The [Fourth Amendment](#) of the United States Constitution protects citizens from unreasonable searches and seizures by law enforcement officers. A [search and seizure](#) is considered unreasonable if it is conducted by police without a valid search warrant, and does not fall under an exception to the warrant requirement.

From: [Ninja Forms TxnMail](#) on behalf of [Jayhart Gusman](#)
To: [PVMtestimony](#)
Subject: Testimony in opposition to HB2710
Date: Wednesday, February 5, 2020 4:52:32 PM

LATE

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Jayhart Gusman

I OPPOSE THIS BILL BECAUSE IT VIOLATES

The Fourth Amendment (Amendment IV) to the United States Constitution prohibits unreasonable searches and seizures and requires any search warrant to be judicially sanctioned and supported by probable cause.

Senate District 5

House District 8

If you have any questions I can be reached at uluajay@gmail.com or

The above testimony was written and submitted by Jayhart Gusman

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From: [Ninja Forms TxnMail](#) on behalf of [John Viado](#)
To: [PVMtestimony](#)
Subject: Testimony in opposition to HB2710
Date: Wednesday, February 5, 2020 4:51:20 PM



This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is John Viado

I OPPOSE THIS BILL BECAUSE IT VIOLATES

The Fourth Amendment (Amendment IV) to the United States Constitution prohibits unreasonable searches and seizures and requires any search warrant to be judicially sanctioned and supported by probable cause.

John K T Viado

Senate District 5

House District 8

If you have any questions I can be reached at jkviado21@gmail.com or

The above testimony was written and submitted by John Viado

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From: [Ninja Forms TxnMail](#) on behalf of [Alan Fukuyama](#)
To: [PVMtestimony](#)
Subject: Testimony in opposition to HB2710
Date: Wednesday, February 5, 2020 4:50:32 PM



This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Alan Fukuyama

I OPPOSE THIS BILL BECAUSE IT VIOLATES

The Fourth Amendment (Amendment IV) to the United States Constitution prohibits unreasonable searches and seizures and requires any search warrant to be judicially sanctioned and supported by probable cause.

Alan Fukuyama

Senate District 5

House District 9

If you have any questions I can be reached at friendsforal@gmail.com or

The above testimony was written and submitted by Alan Fukuyama

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From: [Ninja Forms TxnMail](#) on behalf of [Dolores DeCosta](#)
To: [PVMtestimony](#)
Subject: Testimony in opposition to HB2710
Date: Wednesday, February 5, 2020 4:49:23 PM



This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Dolores DeCosta

I OPPOSE THIS BILL BECAUSE IT VIOLATES

The Fourth Amendment (Amendment IV) to the United States Constitution prohibits unreasonable searches and seizures and requires any search warrant to be judicially sanctioned and supported by probable cause.

Dolores P DeCosta

Senate District 8

House District 16

If you have any questions I can be reached at grandmadolly808@gmail.com or

The above testimony was written and submitted by Dolores DeCosta

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LATE

From: [Ninja Forms TxnMail](#) on behalf of [Stan DeCosta](#)
To: [PVMtestimony](#)
Subject: Testimony in opposition to HB2710
Date: Wednesday, February 5, 2020 4:48:37 PM

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Stan DeCosta

I OPPOSE THIS BILL BECAUSE IT VIOLATES

The Fourth Amendment (Amendment IV) to the United States Constitution prohibits unreasonable searches and seizures and requires any search warrant to be judicially sanctioned and supported by probable cause.

Senate District 8

House District 16

If you have any questions I can be reached at jmdclipsnme@gmail.com or

The above testimony was written and submitted by Stan DeCosta

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From: [Ninja Forms TxnMail](#) on behalf of [Gita Anindita](#)
To: [PVMtestimony](#)
Subject: Testimony in opposition to HB2710
Date: Wednesday, February 5, 2020 9:16:54 AM

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Gita Anindita

I OPPOSE HB2710. This proposed law is a violation of civil liberties and due process.

If you have any questions I can be reached at gita.anindita@gmail.com or

The above testimony was written and submitted by Gita Anindita

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From: [Ninja Forms TxnMail](#) on behalf of [Matt DeCosta](#)
To: [PVMtestimony](#)
Subject: Testimony in opposition to HB2710
Date: Wednesday, February 5, 2020 4:47:54 PM

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Matt DeCosta

I OPPOSE THIS BILL BECAUSE IT VIOLATES

The Fourth Amendment (Amendment IV) to the United States Constitution prohibits unreasonable searches and seizures and requires any search warrant to be judicially sanctioned and supported by probable cause.

Matt Chris DeCosta

Senate District 8

House District 16

If you have any questions I can be reached at matso01@live.com or

The above testimony was written and submitted by Matt DeCosta

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From: [Ninja Forms TxnMail](#) on behalf of [Lenoa Rocha Wilson](#)
To: [PVMtestimony](#)
Subject: Testimony in opposition to HB2710
Date: Wednesday, February 5, 2020 4:55:23 PM

LATE

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Lenoa Rocha Wilson

I OPPOSE THIS BILL BECAUSE IT VIOLATES

The Fourth Amendment (Amendment IV) to the United States Constitution prohibits unreasonable searches and seizures and requires any search warrant to be judicially sanctioned and supported by probable cause.

Senate District 5

House District 8

If you have any questions I can be reached at lonarw1937@aol.com or

The above testimony was written and submitted by Lenoa Rocha Wilson

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From: [Ninja Forms TxnMail](#) on behalf of [Julie Kajiwara](#)
To: [PVMtestimony](#)
Subject: Testimony in opposition to HB2710
Date: Wednesday, February 5, 2020 4:47:05 PM

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Julie Kajiwara

I OPPOSE THIS BILL BECAUSE IT VIOLATES

The Fourth Amendment (Amendment IV) to the United States Constitution prohibits unreasonable searches and seizures and requires any search warrant to be judicially sanctioned and supported by probable cause.

Julie DeCosta Kajiwara

Senate District 8

House District 16

If you have any questions I can be reached at lilmenehune1957@yahoo.com or

The above testimony was written and submitted by Julie Kajiwara

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From: [Ninja Forms TxnMail](#) on behalf of [Brandon Blaisdell](#)
To: [PVMtestimony](#)
Subject: Testimony in opposition to HB2710
Date: Wednesday, February 5, 2020 8:48:24 AM

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Brandon Blaisdell

To our politicians who were sworn into office to support and defend our constitution,

First off, I do hope that each of the testimonies that have been submitted are thoroughly read and not just thrown to the side.

As a father to 3 boys, a husband, a contributor to society, a taxpayer, a guards member in the Hawaii Air National Guard, and an American, I OPPOSE all bills and laws that infringe on the peoples right to bear arms. I serve in the armed forces TO SUPPORT AND DEFEND THE CONSTITUTION OF THE UNITED STATES. It is a slap in the face to all Americans, to those who have served, those who still serve, and those who have payed the ultimate sacrifice TO PRESERVE OUR RIGHTS AS AMERICANS!

Your bills to restrict more firearms, magazine limits, so called “ghost guns”, etc. do nothing but disarm the law abiding citizen. It is already bad enough that we are so restricted and don’t even have the ability to protect ourselves or others. I ask that you stop disarming the law abiding American Citizens because as we know, criminals will never obey the laws.

WE THE PEOPLE do not support the infringement on our rights!

God Bless,

A Concerned American

If you have any questions I can be reached at brandonblaisdell17@gmail.com or

The above testinony was written and submitted by Brandon Blaisdell

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From: [Ninja Forms TxnMail](#) on behalf of [Kalvin Sato](#)
To: [PVMtestimony](#)
Subject: Testimony in opposition to HB2710
Date: Wednesday, February 5, 2020 4:46:14 PM

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Calvin Sato

I OPPOSE THIS BILL BECAUSE IT VIOLATES

The Fourth Amendment (Amendment IV) to the United States Constitution prohibits unreasonable searches and seizures and requires any search warrant to be judicially sanctioned and supported by probable cause.

Senate District 5

House District 9

If you have any questions I can be reached at hanohano13@gmail.com or

The above testimony was written and submitted by Calvin Sato

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From: [Ninja Forms TxnMail](#) on behalf of [Adrian Flack](#)
To: [PVMtestimony](#)
Subject: Testimony in opposition to HB2710
Date: Wednesday, February 5, 2020 10:50:49 AM

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Adrian Flack

I strongly oppose bill HB2710. This bill completely subverts due process. If an individual HAS indeed violated a temporary restraining order, convict them of that offense instead of stripping them of their right to due process.

If you have any questions I can be reached at adrianflack@live.com or

The above testimony was written and submitted by Adrian Flack

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From: [Ninja Forms TxnMail](#) on behalf of [Calvin Kajiwara](#)
To: [PVMtestimony](#)
Subject: Testimony in opposition to HB2710
Date: Wednesday, February 5, 2020 3:03:01 PM



This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Calvin Kajiwara

I oppose this because its a Violation of the US Constitution

The Fourth Amendment of the United States Constitution protects citizens from unreasonable searches and seizures by law enforcement officers. A search and seizure is considered unreasonable if it is conducted by police without a valid search warrant, and does not fall under an exception to the warrant requirement.

If you have any questions I can be reached at Kajiwaraact@gmail.com or

The above testinony was written and submitted by Calvin Kajiwara

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LATE

From: [Ninja Forms TxnMail](#) on behalf of [Scottlyn Kajiwara](#)
To: [PVMtestimony](#)
Subject: Testimony in opposition to HB2710
Date: Wednesday, February 5, 2020 4:41:14 PM

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Scottlyn Kajiwara

I OPPOSE THIS BILL

IT VIOLATES

The Fourth Amendment (Amendment IV) to the United States Constitution prohibits unreasonable searches and seizures and requires any search warrant to be judicially sanctioned and supported by probable cause.

S. Aiko Kajiwara

Senate District 8

House District 16

If you have any questions I can be reached at kajiwara.aiko.kai@gmail.com or

The above testimony was written and submitted by Scottlyn Kajiwara

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From: [Ninja Forms TxnMail](#) on behalf of [Raymond Ishii](#)
To: [PVMtestimony](#)
Subject: Testimony in opposition to HB2710
Date: Wednesday, February 5, 2020 4:25:00 PM



This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is Raymond Ishii

I am a retired Deputy Sheriff with 32 years of service to the people of Hawaii, and I strongly oppose HB2710 for the simple fact that it is in violation of the 4th Amendment of the Constitution of the United States which states.

The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no warrants shall issue, but upon probable cause, supported by oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.

This horrible bill will allow the Police to enter, search and seize property from a persons home or vehicle without a warrant if they think someone may do something. It gives the Police god like power to violate the 4th Amendment on a whim with out having to go through the proper steps of filing an affidavit with a Judge which will have to show probable cause for the warrant.

this bill is noting more than a attempt to trample on the right of the people of Hawaii and bring us 1 step closer to a Police State.

If you have any questions I can be reached at ray38super@gmail.com or

The above testinony was written and submitted by Raymond Ishii

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LATE

PVMtestimony

From: Ninja Forms TxnMail <ninja_forms_txnmail@t9n.feedblitz.com> on behalf of DJ Agao <feedblitz@mail.feedblitz.com>
Sent: Wednesday, February 5, 2020 11:23 PM
To: PVMtestimony
Subject: Testimony in opposition to HB2710

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is DJ Agao

I am against this bill, anyone can falsify a claim to get a restraining order so an innocent, law abiding citizen should not have to forfeit there firearms, just because someone has a gripe with you.

If you have any questions I can be reached at dagaojr@gmail.com or

The above testinony was written and submitted by DJ Agao

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LATE

PVMtestimony

From: Ninja Forms TxnMail <ninja_forms_txnmail@t9n.feedblitz.com> on behalf of DJ Agao <feedblitz@mail.feedblitz.com>
Sent: Wednesday, February 5, 2020 11:23 PM
To: PVMtestimony
Subject: Testimony in opposition to HB2710

This testimony is submitted in opposition to HB2710

DATE: Thursday, February 6, 2020

TIME: 2:15pm

My name is DJ Agao

I am against this bill, anyone can falsify a claim to get a restraining order so an innocent, law abiding citizen should not have to forfeit there firearms, just because someone has a gripe with you.

If you have any questions I can be reached at dagaojr@gmail.com or

The above testinony was written and submitted by DJ Agao

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