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## UNITED STATES DISTRICT COURT

## FOR THE DISTRICT OF HAWAII

RONALD G. LIVINGSTON; MICHAEL J.	) Case No. 19-00157JMS-RT
BOTELLO; KITIYA M. SHIROMA; JACOB	
STEWART; and HAWAII RIFLE	<b>DECLARATION OF JAMES</b>
ASSOCIATION,	) HOCHBERG, ESQ. IN SUPPORT
	) OF PLAINTIFFS' STATEMENT
Plaintiffs,	) OF NO OPPOSITION TO
	) DEFENDANT CLARE E.
V.	) CONNORS'S MOTION TO
	) WITHDRAW CLYDE J.
SUSAN BALLARD, Police Chief of the	) WADSWORTH AS COUNSEL
City & County of Honolulu; CITY &	Ó
COUNTY OF HONOLULU; and CLARE E.	
CONNORS, Attorney General of Hawaii,	
•	
Defendants.	)
C:\Share\Firm Files\Active Clients\Michele Law Firm 2nd Amend Case 2018\2019 Livingston	
Pleadings\2019-10-18 JH Dec in Support of Statement of No Opposition for Withdrawal.wpd	

## **DECLARATION OFJAMES HOCHBERG, ESQ.**

I, JAMES HOCHBERG, ESQ., local counsel of record for Plaintiffs

in this case, declare the following based on my personal knowledge:

1. On October 17, 2019, I spoke in separate telephone conversations

with Robert T. Nakatsuji, Esq (Counsel for Defendant Clare E. Connors) as well as Nicollette Winter, Esq. (Counsel for Defendants Susan Ballard, and the City and

County of Honolulu).

2. Both Robert T. Nakatsuji and Nicolette Winter, on behalf of their

clients in this case, authorized me to report to the court in this Declaration that they

both agree that all the parties in this action should request that this Court make its

ruling on the written submissions to be made in response to Defendant Clare E.

Connors's Motion to Withdraw Clyde J. Wadsworth as Counsel [43] filed October

11, 2019 and currently set for hearing on December 5, 2019 at 9:30 a.m.

3. Both Robert T. Nakatsuji and Nicolette Winter, on behalf of their

clients in this case, authorized me to report to the court in this Declaration that they

both agree that all the parties in this action should request that this Court take the

hearing off the calendar.

Executed on: October 18, 2019.

\s\ James Hochberg, Esq. JAMES HOCBHERG, ESQ.

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