STATE OF HAWAI'I DEPARTMENT OF LAND AND NATURAL RESOURCES Division of Forestry and Wildlife Honolulu, HI, 96813

September 22, 2023

Chairperson and Members Board of Land and Natural Resources State of Hawai'i Honolulu, Hawai'i

Land Board Members:

SUBJECT: REQUEST TO APPROVE LOCATION AND COURSE OF THE PUBLIC TRAIL TO HO'OLAWA LANDING, MAUI, IDENTIFIED ON REGISTERED MAP 862, HAMAKUALOA DISTRICT, MAUI, TO ENSURE CONTINUED PUBLIC ACCESS

AND

REQUEST APPROVAL OF DECLARATION OF EXEMPTION FROM CHAPTER 343, HRS ENVIRONMENTAL COMPLIANCE REQUIREMENTS FOR THE PROJECT

SUMMARY:

There is a public trail that leads from Ho'olawa Road to Ho'olawa Landing, which is at the shoreline of Ho'olawa Bay, in Hamakualoa, Maui. The State owns the public trail to Ho'olawa Landing. The public trail to Ho'olawa Landing crosses through one or more privately-owned properties. At least one of the current owners of the privately-owned properties has rejected the State's ownership of the public trail and has reportedly taken actions to prevent public usage of the trail. Constituent concerns about access to Ho'olawa Landing date back to at least 1993, and over the past several years, the Division of Forestry and Wildlife's (Division) Maui Branch has been contacted by numerous constituents regarding issues accessing and locating the public trail to Ho'olawa Landing.

The department, through the Division of Forestry and Wildlife, is responsible for ensuring public access to state trails¹. Division staff site visits to the trail to Ho'olawa Landing revealed an obvious trail, which coincides closely, but not exactly, with historic maps. However, staff were not able to locate a metes and bounds description of the trail in its search of records. Through site visits, extensive research of historical maps, and comparisons to modern-day maps and imagery, staff are reasonably certain as to the location of the trail to Ho'olawa Landing. As the trail to Ho'olawa Landing crosses through

¹ https://www.capitol.hawaii.gov/hrscurrent/Vol03 Ch0121-0200D/HRS0198D/HRS 0198D-.htm

one or more private properties, staff believes it is critical to accurately identify the trail's location to ensure that users are able to stay on the public trail and avoid trespassing onto adjacent lands. One issue is that the obvious course of the trail on site does not coincide exactly with the apparent course shown on the historic maps. Division staff believe that that it is essential to reconcile those minor differences and complete a metes and bounds survey of the public trail to ensure that the trail will remain accessible for the public for future generations and to ease conflicts regarding usage.

The purposes of this submittal are to (1) inform the Board of Land and Natural Resources (Board) and the public of the Division's research and re-affirm state ownership of the trail to Ho'olawa Landing, (2) request that the Board approve the location and course of the trail, and (3) request that the Board authorize the Division to complete a metes and bounds survey of the trail in order to document its location and course and implement such management actions as may be necessary to ensure safe and appropriate public access.

BACKGROUND:

The Division is responsible for the implementation of the department's trails and access program, known as Nā Ala Hele, established under Chapter 198D, Hawaii Revised Statutes (HRS). The statute directs the department to plan, develop, and acquire land or rights for public use of land, construct, restore, and engage in coordination activities to implement the program. DLNR's responsibilities include development and maintenance of a statewide inventory of trails and access with relevant information for each trail, including maps, locations, conditions, and other information relevant to potential public use.

Pursuant to §264-1, HRS, all trails and other nonvehicular rights-of-way in the state declared to be public rights-of-ways by the Highways Act of 1892, or opened, laid out, or built by the government or otherwise created or vested as nonvehicular public rights-of-way at any time thereafter, or in the future, are declared to be public trails². Under the Highways Act of 1892, the definition of public highway includes all trails existing at the time of the Act or thereafter opened, laid out or built by the Government, or by private parties, and dedicated or abandoned to the public as a highway. The Act provided further that all public highways, once established, shall continue to be so until abandoned by due process of law³. As explained further in this submittal, the trail to Ho'olawa Landing existed prior to 1892.

Constituent concerns regarding access to Ho'olawa Landing date back to at least 1993, when the department received reports that a public trail was being blocked. In response to those inquiries, research into trail ownership was initiated by the department. On September 1, 2016, the Division's Maui district office staff were contacted by the Friends of Ho'olawa Bay, who indicated that they are a group of residents that live near Ho'olawa

²<u>https://www.capitol.hawaii.gov/hrscurrent/Vol05_Ch0261-0319/HRS0264/HRS_0264-0001.htm</u> ³<u>https://evols.library.manoa.hawaii.edu/server/api/core/bitstreams/f324b489-dc1b-4ef9-ab5d-f92ac797560e/content</u>

Landing, Hamakualoa, Maui. The inquiry expressed concerns that the trail leading to Ho'olawa Landing may be unlawfully obstructed where it crosses through private land identified as tax map key (TMK) (2) 2-9-001:032, requested a determination as to whether the subject trail to the Landing was in fact a state trail, and requested assistance to ensure that the trail was available for public use. Pursuant to statutory duties, DOFAW staff initiated an investigation to determine whether a public trail to Ho'olawa Landing exists through the subject property, and if so, to assemble relevant information for inclusion of the trail in the state's inventory of trails and access, including identification of the location and course of the trail. The investigation included review of available land records and documents, site inspections, mapping, notifications and discussions with adjacent landowners, and consultation with the Department of the Attorney General.

FINDINGS:

<u>Ownership</u>

The Division's review of historic and contemporary records and documents revealed the following information:

- 1) A survey of Grant 3263, dated 1879, used as a reference point for that grant the "new road to Ho'olawa Landing."
- 2) The "new road" noted above in the survey of Grant 3263 is shown on Registered Map (RM) 862, dated 1881, leading to the shoreline at Ho'olawa Landing (Exhibit A). The road to Ho'olawa Landing was dedicated to the public use in 1892, as evidenced by historical accounts.
 - a) From 1879 to 1896, the lands near Ho'olawa from Honopou to Huelo supported sugar plantations known as the Huelo Plantations.
 - b) In 1880, an estimated 500 acres of sugar were under cultivation, employing an estimated 120 men under C. Brewer and Akanali'ili'i. Other sugar plantation interests in the area in later years included Watson and HC&S.
 - c) During those years, Ho'olawa Landing served as a commercial port, supported financially by the government, and served the public interests by providing transport for sugar, goods, US mail, and travelers.
 - d) The port at Hoʻolawa landing was serviced weekly from 1878 to 1902 by the Wilder Steamship Company's 49-ton steamer Mokoli'i. The fare for passengers to travel from Honolulu to Hoʻolawa Landing was \$6.
- 3) The road to the Landing shown on RM 862 is shown as a "Trail" on RM 2744, dated 1926.
- 4) The final judgment of a 1996 quiet title action involving the subject property (TMK (2) 2-9-001:032) reserved the road shown on RM 862 in favor of the State, pursuant to the Highways Act of 1892. The final judgment, including the reservation in favor of the State, was filed in the Bureau of Conveyances (BOC) as Document Number 97-117365 (Exhibit B).
- 5) The warranty deed for the subject property (TMK (2) 2-9-001:032) reserves, in favor of the State, the public trail to Ho'olawa Landing shown on Registered Map 862 and

recorded in the BOC as Document Number 97-117365. The warranty deed, dated July 8, 2011 and with the current owner listed as the "grantee," is attached hereto as Exhibit C.⁴

6) By virtue of its existence and use as a non-vehicular right-of-way to Ho'olawa Landing in 1892, the "Road" represented in RM 862 is a "public trail", as defined in §264-1(b), HRS.

Based on the findings above, and after consultation with the Department of the Attorney General, Division staff conclude that the access shown on RM 862 is a public trail pursuant to §264-1(b), HRS, that is owned in fee simple by the State of Hawai'i, under the jurisdiction of the Department of Land and Natural Resources.

Location and course

Although Division staffs' research includes maps of the trail to Ho'olawa Landing, the available records do not provide a metes and bounds description of the historic trail through TMK No. (2) 2-9-001:032. Division staff have confirmed the existence of an identifiable trail in the approximate location of the RM 862 through site visits and reviews of aerial imagery of the area. The identifiable trail's upper mauka portions are characterized by a dirt or gravel track that transitions to a grassy pathway in the lower makai portions. To determine whether the observable trail is indeed the RM 862 trail, Division staff created a georeferenced digital trace of the RM 862 trail, superimposed it onto modern maps and high-resolution imagery, and compared the digital reference to the approximate location of the course observed on site (Exhibit D). Exhibit D shows that the location of the RM 862 trail closely coincides with the identifiable trail to Ho'olawa Landing, with two exceptions that are small sections where the present-day location of the trail differs from the location shown on RM 862.

- The upper variance is shown approximately in Exhibit E, in which the observable trail turns to the west for approximately 100 feet before returning toward the north where it again coincides with the RM 862 trail.
- The lower variance is shown approximately in Exhibit F, in which the observable trail on the subject property varies slightly to the south along the elevational contour before turning north back to the apparent RM 862 trail.

As noted above, the trail to Ho'olawa Landing crosses through privately-owned property identified as TMK No. (2) 2-9-001:032. Due to the history of land ownership in Hawai'i, it is not uncommon for public trails to cross privately-owned properties. In the past, the Division has worked cooperatively with private landowners to reach solutions that accommodate their private property rights and public access. These collaborative efforts have included the adjustment of a trail location upon reasonable requests by the landowner, and installation of pedestrian gates and/or step-overs at trail access points in privately-owned fences at the Division's expense.

⁴ The reservation in favor of the state is condition 5(c) of Exhibit A of the warranty deed.

Adjacent landowner

Pursuant to the determinations of ownership, location, and course of the trail to Ho'olawa Landing, Division staff on February 6, 2017 contacted the owner of the subject property at TMK No. (2) 2-9-001:032 to inform him of the existence of the state-owned public trail crossing through his property. The landowner, through his then-retained attorneys, explained that he did not agree that the trail to Ho'olawa Landing was a public trail and provided the Division his certain concerns about impacts to his property that may result from public use of the state trail. In 2017, with the assistance of the Department of the Attorney General, Division staff engaged in numerous discussions with the landowner to identify potential solutions. The Division indicated its willingness to mitigate the landowner's concerns, including offering to establish an alternate route(s) or formal agreements with terms that mitigate concerns. Unfortunately, after lengthy discussions, the Division was unable to reach any agreements and the landowner affirmed his belief that the trail to Ho'olawa Landing is not a public trail.⁵ Since 2017, the landowner of the subject property has reportedly continued to take actions to limit public access to the public trail. The Division became aware of his actions through constituent reports and complaints. Staff notes in addition that the adjacent landowner is currently using the public trail to Hoolawa Landing for vehicular access to his property.

DISCUSSION:

Mapping the exact location and course of trails that are available for public use is essential for legal documentation, trail management, and safe and appropriate use. Where public trails are adjacent to private lands, accurate maps and Division trail markings ensure that users are able to stay on the trail and avoid trespassing onto adjacent lands.

Many historic roads and trails owned by the state pursuant to §264-1, HRS, even when reserved in land documents, may be known only from historic maps. It is common for historic trails, such as the trail to Ho'olawa Landing, to lack metes and bounds descriptions that geo-reference the trail location and route, as this is relatively modern technology. Using old maps to locate the present-day location of a trail can be challenging for several reasons. Historic maps may be imprecise because they are hand-drawn, and over time, trails may be destroyed or difficult to identify on site as land changes over time, such as when trails are graded or modified with gravel or fill. Where archeological evidence of a historic trail can be identified, such as stones or curbing, Division staff can determine the present-day location of a historic trail when physical evidence has been lost or destroyed. In those cases, the department must determine the location and course of the state trail using the best available information, for example by reconciling historic maps with evidence of existing trails identifiable on site and current use.

⁵ Regardless of the subject property owner's beliefs, the trail to Ho'olawa Landing is reserved in legal documents to the state. Even with continued attempted-exclusive usage of the trail on the subject property, the trail remains the state's property because land cannot be adversely possessed from the state.

As staff investigated the exact location of the trail to Ho'olawa Landing, they did not find any archaeological evidence that definitively establishes the location of the trail. However, overlay of the RM 862 map onto modern imagery shows that the trail depicted in RM 862 coincides closely with the trail that is identifiable on site, with the exception of the variances noted above and shown in Exhibits E and F. For each of those variances, there is no physical evidence of a trail on site in the apparent location where the RM 862 trail would be, while there is clearly an identifiable path that is currently in use, as shown in the Exhibits. Based on those observations, staff believes that the identifiable path that is currently in use is the public trail.

This request seeks to affirm that the location and course of the public trail is the identifiable path that is currently in use, as shown approximately in Exhibits E and F, approve the completion of a metes and bounds survey to document that location and course, and approve that the public trail be set aside and managed as a Nā Ala Hele Program Trail. As the public trail and adjacent parcels identified as TMKs (2) 2-9-2:012 and (2) 2-9-001:033 are currently unencumbered state lands, this submittal requests approval of a right-of-entry to the Division of Forestry and Wildlife to support trail management.

CHAPTER 343 ENVIRONMENTAL ASSESSMENT:

In accordance with the requirements of Chapter 343, HRS, Hawaii Administrative Rule Section 11-200-8(6), the Exemption List for the Division of Forestry and Wildlife, Department of Land and Natural Resources, as reviewed and concurred upon by the Environmental Council on November 10, 2020, the subject project is exempt from the preparation of an environmental assessment pursuant to the following exemption classes:

From the DLNR November 10, 2020, Exemption List:

General Exemption Type 1, Part 1, #25, Repair and maintenance of existing roadways, roadway shoulders, road structures and signage, parking areas, walkways, bikeways, multi-use pathways, driveways, and boat launch ramps (includes grading, resurfacing, infilling, sealing, grooving, cleaning, chipping, painting and patching).

General Exemption Type 3, Part 1, #9, Construction and location of new, small facilities or structures necessary to support or enhance public recreational use of lands and waters, such as outdoor showers, signage, interpretive kiosks, viewing platforms, tables, grills, lifeguard stations, improvements necessary for compliance with the Americans with Disabilities Act, and other similar structures.

General Exemption Type 3, Part 2, #5, Construction of off-street parking facilities having capacities of up to 25 passenger vehicle stalls.

RECOMMENDATIONS:

That the Board:

- Approve that the location and course of the state-owned trail to Ho'olawa Landing is the currently physically identifiable trail, as shown approximately on Exhibits D, E, and F as the present-day course;
- 2. Authorize the Division of Forestry and Wildlife to complete a metes and bounds description of the centerline of the twelve foot (12') trail corridor of the trail to Ho'olawa Landing;
- 3. Approve that the public trail documented in item 2 above be set aside as a Nā Ala Hele Program Trail, subject to regulation under Chapter 13-230, Hawaii Administrative Rules;
- 4. Require that the location and course of the state-owned trail to Ho'olawa Landing be recorded in the State of Hawai'i's Bureau of Conveyances, where appropriate;
- 5. Determine that the location and course of the state-owned trail to Ho'olawa Landing shall not be altered hereafter without express Board approval;
- 6. Authorize the Division of Forestry and Wildlife to plan and implement such actions as may be necessary to ensure that the public may safely access the trail to Ho'olawa Landing, including but not limited to trail marking, signage, improvements, and ancillary purposes, in accordance with all state and federal laws;
- Approve the issuance of a Right-of Entry to the Division of Forestry and Wildlife to the public trail documented above as well as adjacent parcels identified as TMKs (2) 2-9-2:012 and 2-9-001:033, effective immediately, for the purposes authorized above.

Respectfully submitted

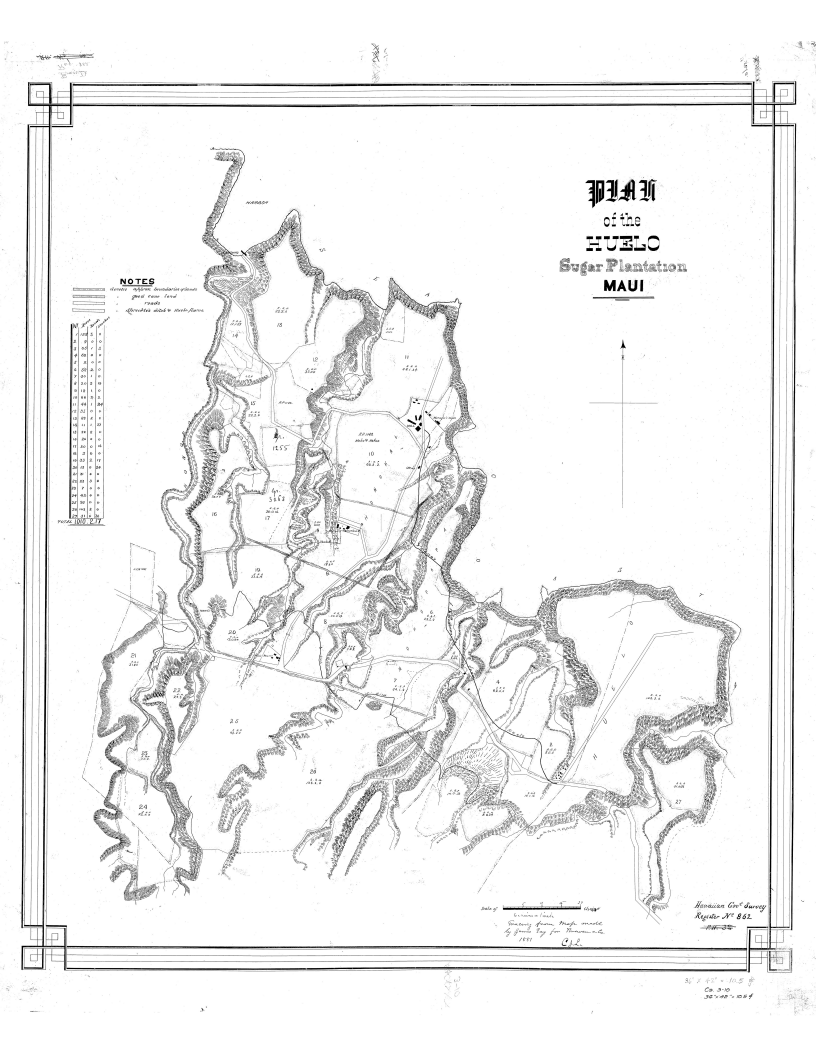
MGK

David G. Smith, Administrator

APPROVED FOR SUBMITTAL:

DAWN CHANG, Chairperson

- Exhibit A. Registered Map 862, dated 1881.
- Exhibit B. Judgement, 1996, Quiet Title.
- Exhibit C. Warranty Deed, TMK No. (2) 2-9-001:032
- Exhibit D. Overview map of public trails to Ho'olawa Landing
- Exhibit E. Upper section of map of public trails to Ho'olawa Landing
- Exhibit F Lower section of map of public trails to Ho'olawa Landing



	R-384
-, * '	STATE OF HAWAII Bureau OF Conveyances Recorded
	SEP 02, 1997 08:02 AM
	Doc No(s) 97-117365
for office use only /	/s/CARL T. WATANABE ACTING REGISTRAR OF CONVEYANCES
After recordation return X by mat or pic JOEL ESER RICHMAN, ESQ. P. O. BOX 46 PAIA, HI 96779	il Skaup Do not mark this a

Title or type of Document:

JUDGMENT (QUIET TITLE)

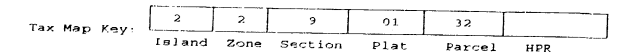
Grantor name(s) :

SECOND CIRCUIT COURT, STATE OF HAWAII

1

Grantee name(s): and Address(es):

> JACK JAMES KIAKONA and SHIRLEY D. KIAKONA 352 Hualani Street Kailua, HI 96734



Joel Eser Richman 4060 P. 0. Box 46 Faia, Hawaii 96779 Phone: (808) 572-6293

STATE OF HAWAII 1996 NOV 22 AH 9: 21 J. KAYA CLERK

Attorney for Plaintiff

IN THE CIRCUIT COURT OF THE SECOND CIRCUIT

STATE OF HAWAII

3

JACK JAMES KIAKONA and Shirley D. Kiakona,

Plaintiffs,

VS.

2

LOUISE N. COCKETT; UMI, aka UMI KAPAHU, and their unknown spouse(s), heir(s), assign(s),) successor(s), personal representative(s), executor(s), administrator(s) and/or trustee(s); adjoining landowners or occupants ANNA MARIA MILLER (aka Anna Maria Palomino) and DONALD BOWKER (previously identified in this litigation as David Bowker) both individually and dba Ho'olawa Farms; SVISAN EROWNE; KOAN BROWNE; STEVEN DECOITE; LEROY VARES; JEROME D. VARES ADELINO CONRAD; AUDRENE VARES KAILIHIWA; GREGORY JOSEPH GAPNEAU: STEVEN MICHAEL TORRES; ELVIS RICKY PILA PATEA; EDMUND K.M. LING, Erustee and GABRIELLE LING, trustee; COUNTY OF MAUI, STATE OF HAWAII, through its Department of Land and Natural Resources; JOHN DOES 1-100; BEATRICE N. GOMES, now known as BEATRICE N. KAHANU, Personal Representative of the Estate of Louise N. Cockett, deceased; JANE DOES

Civil No. 93-0712(1) (Quiet title)

JUDGMENT

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2-100; DOE PARTNERSHIFS 1-100;) DOE CORPORATIONS 1-100; DOE) ENTITIES 1-100; and all other) unknown parties claiming any) right, fitle, estate, lien or) interest in and/or to the) real property described in) Plaintiff's Complaint and/or) adverse ownership or cloud) upon Plaintiff's title) thereto, and TO ALL WHOM IT) MAY CONCERN,

Defendants.

JUDGMENT

Pursuant to Rule 58 of the Hawaii Rules of Civil Procedure and this Court's ORDER FOR DEFAULT as to DEFENDANTS UMI, aka UMI KAPAHU, and their unknown spouse(s), heir(s), successor(s), personal representative(s), assign(s), executor(s), administrator(s) and/or trustee(s), JEROME D. ADELINO CONRAD, AUDRENE VARES KAILIHIWA, GREGORY VARES, JOSEPH GARNEAU, STEVEN MICHAEL TORRES, ELVIS RICKY PILA PATEA, that was entered on September 30, 1996; the DISCLAIMER OF INTEREST entered herein on September 4, 1996 by ANNA MARIE WILLER (also known as Anna Maria Palomino) and DONALD BOWKER both Bowker) (identified in this litigation as David individually and doing business as Ho'olawa the Farms; STIPULATION OF SETTLEMENT BETWEEN PLAINTIFFS JACK JAMES KIAKONA AND SHIRLEY D. KIAKONA AND DEFENDANT STATE OF HAWAII FOR INCORPORATION IN FINAL JUDGMENT AND ORDER as to the claims and defenses of DEFENDANT STATE OF HAWAII that was on June 5, 1996; this Court's ORDER GRANTING entered

DEFENDANTS' MOTION FOR PARTIAL SUMMARY JUDGMENT as to all claims and defenses of DEFENDANTS LOUISE COCKETT and BEATRICE Ν. GOMES, now known as BEATRICE N. KAHANU. Personal Representative for the Estate of Louise N. Cockett, Deceased, that was entered on May 28, 1996; the DISCLAIMER OF INTEREST OF DEFENDANT BEATRICE N. KAHANU that was entered on May 20, 1996; the ENTRY OF DEFAULT ON COMPLAINT TO QUIET TITLE TO REAL PROPERTY AND FOR PARTITION FILED ON AUGUST 25, 1993, AGAINST DEFENDANTS SUSAN BROWNE, ROAN BROWNE, STEVEN DECOITE, LEROY VARES, EDMUND K.M. LING, trustee, GABRIELLE LING, trustee AND COUNTY OF MAUL BY CLERK that was entered on October 31, 1994; and the DISCLAIMER OF INTEREST that was filed on June 6, 1994, by DEFENDANT COUNTY OF MAUL,

JUDGMENT is hereby entered in this case in favor of PLAINTIFFS JACK JAMES KIAKONA AND SHIRLEY D. KIAKONA against all Defendants, quieting title to certain real property situated in Hoolawa, Hamakualoa, Makawao, Island and County of Maui, State of Hawaii, that was conveyed to the Plaintiffs

(a) by an Order Approving Final Account, Distribution of Estate and Discharge of Statutory Administrator in the Estate of James K. Kiakona entered on April 25, 1966, in Probate No. 27019-2 in the Hawaii First Circuit Court, giving Jack James Kiakona & interest in Grant 1260, subject to the dower interest of Shirley D.

Kiakona, the decedent's widow, recorded April 22, 1966, in book 9743 at pages 8-11, and (b) by a July 12, 1984, deed from George N. Kiakona to Shirley D. Kiakona, conveying his interest in Grant 1260; recorded July 17, 1984, in book 18019 at page 442,

said property being a portion of Royal Patent Grant Number 1260 to Kapahu, containing an area of 12.520 acres, more or less, all more particularly described in Exhibit A of the COMPLAINT TO QUIET TITLE TO REAL PROPERTY AND FOR PARTITION filed herein on August 25, 1993, subject, however, to the following reservations:

1. Reservation in favor of the State of Hawaii of the following:

a. all mineral and metallic mines of every description;

b. all right, title, interest, or claims to waters having their sources upon or flowing over or under said land;

c. an easement for the free flowage of waters over and across said land; and

d. all roadways, trails, and rights-of-way as provided for in HRS § 264-1 over and across the subject real property, including but not limited to the public trail to Hoolawa Landing delineated on Registered Map No. 862.

2. Reservation of rights of native tenants being reserved by the King in the Great Mahele, HRS 5 7-1, Hawaii State Constitution Article XIT, 57, and custom.

All other claims and counterclaims are dismissed. DATED: Wailuku, Maui, Hawaii, <u>NOV 201996</u>

Sgd./E. John McConnell (Seal)

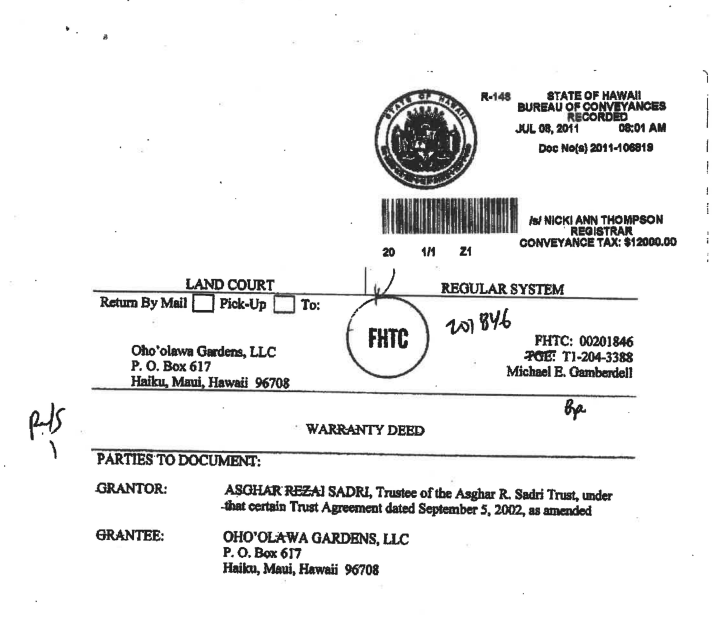
JUDGE of the aboveentitled Court

Approved as to form:

10/8/96

EDWIN P. WATSON Attorney for Defendant STATE OF HAWAII

> KIAKONA vs. COCKETT, Civil No. 93-0712(1) JUDGMENT



TAX MAP KEY(S): II-2-9-001:032

(This document consists of 8 pages.)

WARRANTY DEED

THIS INDENTURE made this 257 day of 2017, 2011, by and between ASGHAR REZAI SADRI, Trustee of the Asghar R. Sadri Trust, under that certain Trust Agreement dated September 5, 2002, as amended, with full powers to sell, lease, mortgage, exchange, or otherwise dispose of, or deal with any property of said Trust, whose address is 65/144 Athenee Residence Condo Wireless Road Lumpini, Pratumwan, hereinafter referred to as the "GRANTOR", and OHO'OLAWA GARDENS, LLC, a Hawaii limited liability company, whose address is P. O. Box 617, Haiku, Maui, Hawaii 96708, hereinafter referred to as the "GRANTEE",

WITNESSETH:

That the Grantor, for and in consideration of the sum of TEN AND NO/100 DOLLARS (\$10.00), lawful money of the United States of America, and for other good and valuable consideration to the Grantor paid by the Grantee, the receipt whereof is hereby acknowledged, does hereby grant, bargain, sell and convey unto the Grantee, its successors and assigns, forever, the property described in Exhibit "A" attached hereto and by reference made a part hereof.

AND the reversions, remainders, rents, issues and profits thereof, and all of the estate, right, title and interest of the Grantor, both at law and in equity, therein and thereto.

TO HAVE AND TO HOLD the same, together with all improvements, rights, easements, privileges and appurtenances thereon and thereunto belonging or appertaining or held and enjoyed therewith, unto the Grantee according to the tenancy and estate as hereinabove set forth, forever.

AND the Grantor hereby covenants and agrees with the Grantee, as aforesaid, that the Grantor is lawfully seised in fee simple of the property described in said Exhibit "A", and has good right and lawful authority to sell and convey the same as aforesaid; that said property is free and clear of all encumbrances, subject, however, to the reservations, restrictions, and encumbrances shown on said Exhibit "A", if any, and that the Grantor will WARRANT AND DEFEND the same unto the Grantee as aforesaid, against the lawful claims and demands of all persons whomsoever, except as herein set forth.

The covenants and obligations, and the rights and benefits of the Grantor and the Grantee shall be binding upon and inure to the benefit of their respective estates, heirs, devisees, personal representatives, successors, successors in trust, and assigns, and all covenants and obligations undertaken by two or more persons shall be deemed to be joint and several unless otherwise expressly provided herein. The terms "Grantor" and "Grantee," wherever used herein, and any pronouns used in place thereof, shall mean and include the singular and the plural, and the use of any gender shall mean and include all genders.

IN WITNESS WHEREOF, the Grantor has caused these presents to be duly executed on the day and year first above written.

Approved as to Form CARLSMITH BALL LLP

und M. U.e.

ASGHAR REZAI SADRI, Trustee of the Asghar R. Sadri Trust, under that certain Trust Agreement dated September 5, 2002, as amended

3.

EMBASSY OF THE UNITED STATES OF AMERICA

Kingdogsof Thailand Bangkok Metropolis Embassy of the United States of America

Kerry Webb

Consular Associate	of the
United States of America at Bangkeh , Thailand	
commissioned and qualified, do hereby certify that on this day of	
0 1 JUL 2011 20 before me personally appeared ASGHAR REA	ZAI SADRI,
Trustee of the Asgnar R. Sadri Trust, under that certain Trust Agreement date	d Sentember 5
2002, as amended, to me personally known, and known to me to be the indivi	dual described
in whose name is subscribed to, and who executed the annexed instrument. A	SGHAR REZAL
SADRI, Trustee of the Asghar R. Sadri Trust, under that certain Trust Agreen	nent dated
September 5, 2002, as amended, duly acknowledged to me that the annexed in	strument was
executed freely and voluntarily.	

In witness whereof, I have hereunto set my hand and official seal the day and year last above written.

of the United States of

America

Indefinite

Kerry Webb Consular Associate of the United States of America APOSTILLE

1.	Country:				
•	This public document				
2.	has been signed by				
3.	acting in the capacity of				
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10.	Signature:				

5.

EXHIBIT "A"

All of that certain parcel of land (being portion(s) of the land(s) described in and covered by Royal Patent Grant No. 1260 to Kapahu) situate at Hoolawa, Hamakualoa, Makawao, Island and County of Maui, State of Hawaii, being more particularly described as follows:

Beginning at a concrete monument at the southerly corner of this piece of land, being also the southerly corner of Grant 1076 to Wahahee, the coordinates of said point of beginning referred to Government Survey Triangulation Station "KAPUAI" being 8066.63 feet North and 13,208.30 feet East and running by azimuths measured clockwise from true South:

1.	112°	51'		310.10	feet along Land Commission Award 6510-D: 1 to Manca to a concrete monument;
2.	127°	31'	2	426.10	feet along Land Commission Award 5516-D: 1 to Naoopu and Grant 9532 to Lada to a pipe;
3.	194°	20'		79.20	feet along Grant 9532 to Lada to a pipe;
4.	189°	30'		660.00	feet along Government Land to a pipe;
5.	132°	30'		95.00	feet along same to a pipe;
6.	116°	30'		220.00	fect along same to a pipe;
7.	154°	00'		70.00	feet along same to a pipe;
8.	207°	00'		60.00	feet along same to a pipe;
9.	2 68°	41'		246.20	feet along same to a pipe;
10.	293°	30'		218.00	feet along same to a pipe;
11.	242°	00'		130.00	feet along same to a pipe;
12.	353°	00'		320.80	feet along same to a pipe;
13.	354°	45'		634.30	feet along same to a pipe;

14. 345°

30'

429.70 feet along same to the point of beginning and containing an area of 12.520 acres, more or less, as per survey NORMAN K. MURAKAMI, Registered Professional Land Surveyor, Land Surveyor No. 5824.

TOGETHER WITH a perpetual non-exclusive road easement for pedestrian and vehicular ingress and egress and for future utility access, designated as Easement "B", containing an area of 663 square feet, more or less, as granted by that certain Grant of Easement dated November 22, 1993, recorded in the Bureau of Conveyances of the State of Hawaii as Document No. 93-198082.

SUBJECT, HOWEVER, to the following:

- 1. Mineral and water rights of any nature in favor of the State of Hawaii.
- 2. Any variations in and along the boundaries running along Hoolawa Stream, as may be caused by the natural deviation of said Stream.
- 3. Roadway as shown on Tax Map (2) 2-9-001-032.
- Covenants, conditions, restrictions, reservations, agreements, obligations, exceptions and other provisions as contained in the following:

INSTRUMENT

Dated: Document No. November 22, 1993 93-198082 but omitting any covenants or restrictions if any, based upon race, color, religion, sex, handicap, familial status, or national origin unless and only to the extent that said covenant (a) is exempt under Chapter 42, Section 3607 of the United States Code or (b) relates to handicap but does not discriminate against handicapped persons

2.

- 5. Reservation(s) in favor of the State of Hawaii of the following:
 - (a) all right, fittle, interest, or claims to waters having their sources upon or flowing over or under said land;
 - (b) an easement for the free flowage of waters over and across said land; and
 - (c) all roadways, trails, and rights-of-way as provided for in HRS 264-1 over and across the subject real property, including but not limited to the public trail to Hoolawa Landing delineated on Registered Map No. 862.

as disclosed by that certain instrument dated November 20, 1996, recorded as Document No. 97-117365.

- Reservation of rights of Native Tenants being reserved by the King in the Great Mahele, HRS 7-1, Hawaii State Constitution Article XII, 7, and custom, as disclosed by that certain instrument dated November 20, 1996, recorded as Document No. 97-117365.
- 7. Claims arising out of customary or traditional rights and practices, including without limitation those exercised for subsistence, cultural, religious, access or gathering purposes as provided for in the Hawali Constitution or the Hawali Revised Statutes, as amended.
- 8. Any unrecorded leases, subleases, and/or tenancy agreements demising a portion of the land herein described, and any encumbrances affecting the same.

Being the same premises conveyed to the Grantor by Deed To Trust of Asghar Rezai Sadri, unmarried, dated December 4, 2002, recorded in the Bureau of Conveyances of the State of Hawaii as Document No. 2002-222425.

4835-6884-3529.1.019999-00143

3.

