

From: [Pikachu Billionaire](#)
To: [OE.Elections.Commission](#)
Subject: [EXTERNAL] Testimony from Pikachu Shelby Billionaire
Date: Monday, March 30, 2026 1:07:29 PM

Aloha kakahiaka nui, Members of the Hawai'i Elections Commission and Office of Elections Staff, My name is **Master Shelby "Pikachu" Billionaire, HRM**TM, Kingdom of The Hawaiian Islands, H.I. Chairman, Ohana Unity Party I submit this testimony in advance for the **April 1, 2026 Elections Commission Meeting** as a formal follow-up to my previous written notice regarding federal complaints filed directly with the U.S. Department of Justice. I stand with a heart full of the Aloha Spirit, in full accordance with **HRS 5-7.5 Aloha Spirit Law**TM: "Aloha is the coordination of mind and heart within each person. It brings each person to the self. Each person must think and emote good thoughts and good feelings to others." On March 11, 2026, I formally notified the Commission that I had submitted serious allegations of federal public corruption, election fraud, and voting rights violations directly to the U.S. Department of Justice. The DOJ acknowledged receipt and assigned the following official record numbers: - **DOJ Record #739659-VGJ** - **DOJ Record #739662-ZFX** These complaints reference the exact same matters raised in the five formal complaints already docketed on your March 11 agenda (ECC-25-013 through ECC-25-017), including chain-of-custody failures, voter roll maintenance issues, transparency lapses, primary ballot system concerns, and potential violations of federal statutes such as the NVRA, HAVA, and others. **I am writing today because neither the April 1, 2026 agenda nor the meeting packet makes any reference to these DOJ record numbers or my direct federal filings.** As a private citizen exercising my constitutional right to petition the federal government when state processes appear insufficient, I respectfully request the following immediate actions: 1. **Publicly acknowledge** on the record at today's meeting that the Commission has received notice of DOJ Records #739659-VGJ and #739662-ZFX. 2. **Confirm that all related records, emails, documents, and evidence** from the March 11 complaints and my DOJ submissions are being preserved in accordance with federal record-retention requirements (52 U.S.C. §20701 and HRS §11-154). 3. **Commit to full cooperation** with any inquiry or investigation that may arise from the DOJ. 4. **Take proactive internal steps** to address the underlying issues (chain-of-custody reconciliation, voter roll transparency, complaint-handling procedures, and primary ballot system compliance) before the July 2026 leadership transition. 5. **Place this matter on the next agenda** as "Old Business / Federal Referrals" so the public can see transparent follow-through. Public trust in our elections depends on transparency and accountability. When a citizen brings credible federal concerns forward, the Commission has a duty to treat them seriously — not ignore them on the next agenda. **He ali'i ka 'āina, he kauwā ke kanaka** — The land is the chief, the people are the servants. Our elections are the foundation of our democracy and the voice of our lāhui. Let us serve the people with pono, transparency, and aloha by addressing these matters openly and completely. I stand ready to provide any additional documentation or appear at the next meeting. Mahalo nui loa for your kuleana and for giving this follow-up your prompt and serious attention. **Master Shelby "Pikachu" Billionaire, HRM**TM Kingdom of The Hawaiian Islands, H.I. Chairman, Ohana Unity Party www.Ohanaunityparty.com Presidentbillionaire@gmail.com Facebook @Keiki'okalani Instagram @Ohanaunityparty • IG @Legendarybillionaire X @Ohanaunityparty • X @AmericanpartyOG Support The Channel, Like, Subscribe, Donate YouTube Channel: <https://www.youtube.com/@theXXXfiles> Venmo @Presidentbillionaire CashApp \$ShelbyBillionaire BTC Wallet: 1sRfKDphW18hojoyTQVy9qQVSUtQgahYwj **A hui hou** — Until we meet again in service to the people and the integrity of our elections.

From: [Pikachu Billionaire](#)
To: [OE.Elections.Commission](#)
Cc: [Karl](#); karlslegalstuff@gmail.com; [Shaena Hoohuli](#); [Ralph Cushnie \(EC\)](#)
Subject: [EXTERNAL] URGENT FOLLOW-UP TESTIMONY FOR THE PUBLIC RECORD — Master Shelby “Pikachu” Billionaire, HRM — Election Integrity, Chain of Custody Violations, Maui & Honolulu Missing Records
Date: Monday, March 30, 2026 3:33:03 PM

WRITTEN TESTIMONY FOR THE PUBLIC RECORD
Hawaii Elections Commission — Follow-Up Submission
April 2026

Submitted via email with confirmed receipt
Per HRS §92-3 and HRS Chapter 92 (Sunshine Law)

Aloha kākahiāka nui, Honorable Chair and Members of the Hawaii Elections Commission.

My name is Master Shelby “Pikachu” Billionaire, HRM
Kingdom of The Hawaiian Islands, H.I.
Chairman, Ohana Unity Party

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I. YOU ARE BEING WATCHED. THE RECORD IS GROWING.

This is my formal follow-up testimony. I have already submitted testimony to the Honolulu Police Commission on April 1, 2026. I have already submitted complaints to:

- U.S. Department of Justice — DOJ Record #739659-VGJ and #739662-ZFX
- U.S. Attorney General Pam Bondi
- Hawaii Attorney General Anne Lopez
- All four county police departments
- The Honolulu Police Commission

Every testimony I submit. Every email I send. Every record I create. Is part of a permanent, growing, documented trail of accountability that does NOT disappear — even when your online portal blocks my submissions.

You are being watched. By me. By the DOJ. By the people of Hawaii. By the 8 to 9 million people worldwide who marched on March 28, 2026 against exactly this kind of institutional corruption and unaccountable governance.

Accountability rolls downhill. And the hill is getting steeper.

II. BRAND NEW EVIDENCE — MARCH 28, 2026 BOMBSHELL

While thousands of Hawaiians were peacefully marching to the State Capitol on March 28, 2026 — and while someone called in a BOMB THREAT to stop us — THIS Commission was simultaneously releasing an opinion BLOCKING inspection of the very election records the public has a legal right to examine.

Let that sink in.

The people were in the streets demanding accountability.
And this Commission was locking the door on the evidence.

Here is what is now documented on the public record as of March 28, 2026:

The Hawaii Elections Commission BLOCKED inspection of 2024 election records
A Commission report confirmed GAPS in ballot chain-of-custody documentation
The report questions whether existing records adequately document the physical movement and accounting of ballot envelopes
The HAVA state plan has NOT been updated in approximately 22 YEARS
The Commission itself acknowledged the HAVA plan is NOT in compliance with current federal requirements
The Commission voted to direct CEO Scott Nago to prepare an amended HAVA plan within 60 days — meaning the violations were CONFIRMED

This is not an allegation anymore. This is the Commission's own findings on its own record.

III. MAUI AND HONOLULU — THE MISSING RECORDS SCANDAL

You asked if they do this every year. The answer is YES. And here is the proof:

CITY AND COUNTY OF HONOLULU:
NO records have been provided showing the number of ballots collected. Zero. None. For the largest population center in the state. The failure to maintain proper chain-of-custody records and the refusal to produce them upon lawful request is a documented, ongoing violation of public trust and election law.

COUNTY OF MAUI:
NO records documenting ballot collections were provided. Zero. None. Election observers on Maui documented SEVEN specific practices that open the door to voting manipulation. Their request for investigation fell on deaf ears.

COUNTY OF KAUAI:
1,450 MORE mail ballots were counted than envelopes received. Falsified records were submitted to the Hawaii Supreme Court. The Hawaii Supreme Court itself determined that records submitted by Kauai County were NOT sufficient under HRS §11-96.

HAWAII COUNTY:
19,042 unaccounted mail ballots. 76,595 ballots counted vs. 57,553 envelopes. No USPS

receipts. No reconciliation.

That is FOUR counties. ZERO compliant chain-of-custody records. Across EVERY ELECTION.

And now — with the 2026 Primary on August 8 and General on November 3 — you are preparing to run ANOTHER election on the SAME broken foundation.

This Commission has a legal and moral obligation to fix this BEFORE those elections occur.

The people of Hawaii will not accept another round of unverifiable results.

IV. THE PATTERN OF DELIBERATE SUPPRESSION

I am placing the following documented pattern on the official record:

- Commissioner Peter Young — lead author of the Kauai investigation that found complaints VALID — resigned before the Commission could act on his findings

- Commissioner Jeffrey Kuwada — Maui representative — also resigned, leaving Maui without representation at the exact moment Maui's missing ballot records are under scrutiny

 - Both vacancies occurred simultaneously. Both before decisive votes.

 - The online public testimony portal has BLOCKED my submissions for months

 - My previous testimonies received via email have DISAPPEARED from the public record

- Chair Michael Curtis has demonstrated a pattern of stonewalling, agenda exclusions and dismissal of legitimate complaints

- CEO Scott Nago has refused to participate in investigative meetings and submitted responses that contradict the Commission's own investigative findings

This is not incompetence. This is a coordinated pattern of suppression.

Under RICO (18 U.S.C. §1961) — a pattern of predicate acts including obstruction, false filings and mail fraud constitutes racketeering. The elements are present. The DOJ record numbers are filed. The clock is running.

V. DID THEY DO THIS EVERY YEAR? YES.

Commissioner Ralph Cushnie has been raising chain-of-custody concerns since at least 2022. The HAVA state plan hasn't been updated in 22 YEARS. None of the four county clerk offices have provided chain-of-custody records compliant with HAR §3-177-453. Hawaii election results based on electronic records are unverifiable. Officials have been withholding the underlying daily data — ballot counts, over-under reports, signature verification logs and audit data — preventing independent verification.

This is systemic. This is ongoing. This is deliberate. And it has been happening under multiple administrations, across multiple elections, across all four counties.

And now they want to run 2026 elections on this same broken system.

NOT ACCEPTABLE.

VI. FORMAL DEMANDS — IMMEDIATE ACTION REQUIRED

1. PRODUCE immediately the chain-of-custody records for Maui County and the City and County of Honolulu for the 2022 AND 2024 general elections — or formally acknowledge on the record that they do not exist
2. HALT any certification of 2026 election results until a full independent audit of chain-of-custody compliance across all four counties is completed
3. IMMEDIATELY fill the Maui and Oahu Commission vacancies as required by law — if not filled within 15 days, the Chief Justice of the Hawaii Supreme Court must be notified to act per statute
4. REMOVE Chair Michael Curtis and CEO Scott Nago from their positions pending investigation — their continued presence represents an active conflict of interest in any investigation of their own conduct
5. SUBMIT the amended HAVA state plan within the Commission's own 60-day directive — and make it publicly available for review upon submission
6. RESTORE public testimony access — my submissions continue to be blocked by the online portal. This must be investigated and resolved before the next meeting
7. ENTER this testimony in its entirety into the official minutes and post it on the state website as required by HRS Chapter 92

The 2026 Primary is August 8. The General is November 3. You have time to fix this. But the window is closing fast. The DOJ is watching. The public is watching. And I will be at every single meeting — in person or in writing — until every one of these demands is addressed on the public record.

You cannot build fair elections on missing records.
You cannot build community trust on a foundation of stonewalling.
You cannot block the truth forever.

He ali'i ka 'āina, he kauwā ke kanaka.
The land is the chief. We are its servants.
Serve it with pono. Or answer for why you didn't.

Mahalo nui loa.

Respectfully and relentlessly submitted,

Master Shelby “Pikachu” Billionaire, HRM
Kingdom of The Hawaiian Islands, H.I.
Chairman, Ohana Unity Party

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X: @Americanpartyog
YouTube: @Thexxxfiles

No Dictators March Live Stream: <https://youtu.be/Rg86c0nZkfc>

CC: U.S. Department of Justice (Records #739659-VGJ, #739662-ZFX)

A hui hou — Until we meet again in lokāhi and justice.

For Full Transparency, this is what I sent to the police commissioners before our last meeting, during our meeting, and even after the last meeting

WRITTEN TESTIMONY FOR THE PUBLIC RECORD
Honolulu Police Commission — April 1, 2026
801 S. Beretania Street, Conference Room A | 2:00 PM

Submitted via email with confirmed receipt per HRS §92-3 and HRS Chapter 92 (Sunshine Law)

Aloha kākahiāka nui, Honorable Chair and Members of the Honolulu Police Commission.

My name is Master Shelby “Pikachu” Billionaire, HRM
Kingdom of The Hawaiian Islands, H.I.
Chairman, Ohana Unity Party
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I. PRELIMINARY MATTER — ACTIVE SUPPRESSION OF PUBLIC TESTIMONY

I must first place on the official record a serious and ongoing procedural violation that directly implicates the Commission’s integrity and compliance with Hawaii law.

For the past several months, the Commission’s online submission portal has ACTIVELY BLOCKED my written testimonies from being submitted. I have been forced to submit via direct email. I possess email receipts confirming official receipt by Commission staff. Despite this — NONE of my prior testimonies have ever appeared in the public agenda, minutes, or official record as required by law.

This is a direct, ongoing, and documented violation of:

- HRS §92-3 (Sunshine Law — public testimony must be included in the official record)

- HRS Chapter 92 (Open Meetings Law — written testimony must be attached to minutes)
- The Commission’s own stated mandate of transparency and community trust

Specifically — my detailed testimony from last month’s meeting regarding illegal bingo gambling and cockfighting operations on Hakimo Road in Nānākuli was received via email, confirmed, and then DISAPPEARED from the public record entirely.

I formally demand that the Commission:

1. Acknowledge on the record TODAY that my previously submitted testimonies were officially received via email
2. Immediately enter all suppressed testimonies retroactively into the official minutes as required by Sunshine Law
3. Investigate WHY the online portal is blocking my submissions specifically
4. Ensure ALL future email testimonies are properly logged, acknowledged, and attached to the public record

This is not a procedural inconvenience. Silencing a citizen’s testimony is a violation of the public trust and the law. I have the receipts. I will escalate to the Office of Information Practices (OIP) and the Hawaii Attorney General if this is not resolved today.

II. PERSONAL TESTIMONY — BOMB THREAT AT THE STATE CAPITOL

Just days ago — on March 28, 2026 — I was peacefully exercising my First Amendment rights as a citizen journalist, live streaming the No Dictators march in Honolulu (full video: <https://youtu.be/Rg86c0nZkfc>).

At approximately 9:50am — before our march even left Thomas Square — a bomb threat was called into the Hawaii State Capitol. I am placing the following facts on this Commission’s official record:

- The news knew before the marchers did
- The world knew before the marchers did
- HPD knew before the marchers did
- Thousands of peaceful citizens were unknowingly marching toward a building with an active bomb threat
- I personally learned of the threat from a random civilian on the street
- I walked directly to HPD officers and CONFIRMED the threat myself — all on camera
- Rep. Della Au Bellatti informed the crowd at the library citing safety reasons
- K9 units and HPD Special Services Division swept the Capitol for nearly three hours
- All clear was not given until 12:40pm

This raises serious and unanswered public safety questions that fall directly within this Commission’s oversight mandate:

WHY were thousands of marching citizens not immediately notified of the active bomb threat?

What is HPD’s protocol for public notification during an active threat near a civilian

march?

Was there a breakdown in communication between HPD, state sheriffs, and march organizers?

Out of 3,300+ events in all 50 states and 12+ countries on March 28 — Hawaii was the ONLY confirmed bomb threat. Has HPD opened an investigation into who made that call and why?

One person was arrested at our peaceful rally. A witness described it as a disproportionate police response. Will the Commission review this incident?

I survived that day. I am standing before you today. And I am asking this Commission to do its job — investigate, report, and hold law enforcement accountable to the people it serves.

III. ELECTION INTEGRITY COMPLAINT — NOW ON YOUR OFFICIAL RECORD

NOTE: As I submit this testimony, the Hawaii Elections Commission is holding its own simultaneous meeting. What happens there today directly affects public safety and the rule of law in this state — which is why I am placing this on HPD Commission's record as well.

I formally entered this election integrity complaint with the U.S. Department of Justice. The DOJ has confirmed receipt and assigned official record numbers:

DOJ Record #739659-VGJ

DOJ Record #739662-ZFX

These complaints are also on file with:

- Hawaii Attorney General Anne Lopez
- U.S. Attorney General Pam Bondi
- All four county police departments

The documented violations include:

- 19,042 UNACCOUNTED mail ballots in Hawaii County alone — missing USPS logs, no transfer documentation, unverifiable origins (ECC-25-016, Ralph Cushnie)
- Voter roll maintenance failures and disclosure denials in violation of the National Voter Registration Act (52 U.S.C. §§20501–20511)
- Primary ballot system requiring voters to declare single-party preference — a direct violation of Hawaii Constitution Article II, Section 4 (1978): “no person shall be required to declare a party preference as a condition of voting in any primary”
- Systematic suppression of public testimony and Sunshine Law violations (HRS Chapter 92) confirmed by OIP Appeal 26-17
- Potential RICO patterns including fraudulent election certifications, collusion, and a documented “protection racket” shielding Chief Election Officer Scott Nago from accountability (ECC-25-013, AnnMarie Hamilton)
- HAVA violations (52 U.S.C. §20901) and official interference under 18 U.S.C. §595

Five formal complaints are already on the Elections Commission's record:

- ECC-25-013 (AnnMarie Hamilton)
- ECC-25-014 (Keoni Payton)

- ECC-25-015 (Ralph Cushnie)
- ECC-25-016 (Ralph Cushnie) — 19,042 unaccounted ballots
- ECC-25-017 (Peter Bernegger)

Why does this matter to HPD and this Commission? Because rigged elections breed public chaos. Eroded trust in democracy fuels exactly the civil unrest, protests and community instability that HPD must then manage on the streets. The bomb threat at our Capitol is a symptom of a deeper disease — a population that no longer believes their government serves them.

You cannot build safer communities on a cracked foundation.

IV. FORMAL REQUESTS TO THIS COMMISSION

1. ACKNOWLEDGE on the record that my prior testimonies — including the Hakimo Road illegal gambling report — were received via email and must be retroactively entered into the official minutes per Sunshine Law
2. INVESTIGATE the bomb threat at the Hawaii State Capitol on March 28, 2026 — specifically the failure to notify thousands of marching civilians and the circumstances of the one arrest made at our peaceful rally
3. DIRECT the Chief of Police to open a formal investigation into who called in the bomb threat, given that Hawaii was the ONLY state among 3,300+ nationwide events to receive such a threat
4. COORDINATE with all four county police departments regarding the federal election integrity complaints now on record with the DOJ (Records #739659-VGJ and #739662-ZFX)
5. ENSURE that this testimony — in its entirety — is attached to the April 1, 2026 minutes and posted on the City's website as required by law

He ali'i ka 'āina, he kauwā ke kanaka.
The land is the chief; we are its servants.

I stand before you today having survived a bomb threat days ago, with my testimony actively suppressed for months, with DOJ complaints confirmed and on record, and with the full weight of aloha and accountability behind every word I have spoken.

I am not going away. I am not being silenced. And I am asking this Commission to fulfill its kuleana to the people of Honolulu — transparently, completely, and pono.

E ho'omaikal'i kākou — Let us give thanks together and choose pono today.

Mahalo nui loa.

Respectfully submitted,

Master Shelby “Pikachu” Billionaire, HRM
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Instagram: @Legendarybillionaire
X: @Americanpartyog
YouTube: @Thexxxfiles

Live stream documentary: <https://youtu.be/Rg86c0nZkfc>

A hui hou — Until we meet again in lokāhi and justice.

On The Public Record of what I already submitted to all the police commissioners recently and did not see, hear, or read the testimonies I've publicly submitted; which means the commissioners were not able to receive my intel as well and are being kept in the dark. Is this on purpose? I am still unable to submit testimonies via your website no matter how many times I try; which is you are receiving this lengthy email as proof and record of the communications sent during the U.S. war time as well as after I exposed the Epstein files! This feels as a form of retaliation and suppression, just like the recent bomb threat I survived and thousands of others who marched in solidarity against tyranny, oppression, and public corruption led by President Pedophile Donald Trump and GOP Guardian of The Pedophiles!

Aloha Police Commissioners, Chiefs of Police, & To Whom it May Concern,
I am writing as an independent citizen and representative of the Kingdom of the Hawaiian Islands to formally report and request an immediate investigation into credible allegations of federal mail fraud, public corruption, election fraud, and voting rights violations involving the Hawaii Office of Elections, Chief Election Officer Scott Nago, Elections Commission Chair Michael Curtis, and associated state and county employees. These violations are substantiated by the March 11,

2026 Elections Commission meeting live stream:
<https://www.youtube.com/live/ZWxFFzbxX2c>

Agenda:

<https://elections.hawaii.gov/wp-content/uploads/2026-03-11-EC-Agenda-FINAL.pdf>

which provides irrefutable proof of non-compliance with federal chain of custody laws, state statutes, and constitutional protections. While police may attempt to defer jurisdiction, these acts involve local county clerks and employees in ballot handling, constituting crimes under your purview (e.g., HRS §19-3 election fraud, federal mail fraud via USPS mishandling). The meeting's discussions—unresolved chain of custody failures, unaccounted ballots, and dismissed complaints—demonstrate willful negligence by state/county personnel, affecting Native Hawaiians and locals through systemic discrimination rooted in 1893's overthrow.

These aren't abstract issues—they're active violations by state and county employees, eroding public trust and setting the stage for rising crime and instability. Why should law enforcement care? Because rigged elections breed chaos, and with national tensions escalating under potential "Trump's war" policies (e.g., heightened conflicts, economic strife, or civil unrest), Hawaii's vulnerabilities could explode into local violence, protests, or worse. Accountability starts with you—ignoring this now means complicity in future crises. **The Crimes: Ongoing and Proven** This meeting highlighted five formal complaints (ECC-25-013 to ECC-25-017), proving willful negligence and fraud: - **Rigged Primaries Violating HI Constitution Article II, Section 4**: The system requires voters to select a single-party ballot as a de facto "declaration" to access candidates, limiting cross-voting and breaching the 1978 mandate: "no person shall be required to declare a party preference... as a condition of voting in any primary." This rigs outcomes, disenfranchises independents/Native Hawaiians, and violates secrecy—ongoing since 2024, with no fixes. Mens rea: Officials know (from PIG reports/complaints) but certify anyway; actus reus: Flawed ballots persist.

- **Chain of Custody/Mail Fraud**: 19,042 unaccounted Hawaii County ballots; no USPS receipts/logs—federal mail fraud under 18 U.S.C. §20702, 52 U.S.C. §20701; HRS §11-154, HAR 3-177-757. County clerks' involvement makes this your jurisdiction.

- **Voter Roll/Disclosure Denials**: NVRA breaches (52 U.S.C. §§20501–20511), allowing ineligible voters—ongoing fraud.

- **Transparency Lapses/Collusion**: Suppressed testimony, improper dismissals—HRS Chapter 92 (Sunshine Law), HRS §19-3 (malfeasance), potential RICO (18 U.S.C. §1961).

- **Other Federal Crimes**: HAVA failures (52 U.S.C. §§20901), official interference (18 U.S.C. §595), NVRA crimes (52 U.S.C. §20511). **Why The Commissioners & Cops Must Care – The Future at Stake** Elections are democracy's bedrock. Rigged systems erode faith, fueling division. With "Trump's war" looming (potential global conflicts spiking migration, economic strain, or domestic unrest), Hawaii faces rising crime: protests turning violent, fraud-inspired vigilantism, or black-market schemes. No accountability means escalation—your departments will bear the brunt. Investigate now to prevent it: Enforce chain of custody, hold county employees accountable, and restore trust. I've reported this to the DOJ (#739659-VGJ, #739662-ZFX) AG Pam Bondi & HI AG Anne Lopez. Full complaints/testimony attached below. Act before July's leadership vacancy. **Key Violations and Laws Broken with Mens Rea/Actus Reus**:

5 Official Complaints have been filed recently and below is a record of the lawsuits filed by the general public

ECC-25-013 (AnnMarie Hamilton, Filed October 23, 2025): - **Problems/Allegations**: Malfeasance and dereliction by Chair Mike Curtis; collusion with Chief Election Officer Scott Nago to run a "protection racket" shielding Nago from accountability. Fraudulent election certifications without proper chain of custody (proven by PIG investigations); no ballot transfer documentation; signature verification behind closed doors without observers; ballots counted by an out-of-state company (not Hawaii citizens); manipulation of outcomes; cover-ups via redacted emails. -

Violations: Foundational election law breaches (chain of custody for certifiability); pattern of racketeering under RICO Act (1970)—predicate acts include improper chain of custody, false filings, solicitation of crimes, fraudulent registration/voting (linked to ongoing lawsuit against Nago). Enterprise: Office of Elections, AG's Office, Chair Curtis. Interstate/foreign commerce impact via policy effects. - **Requested Remedies**: Forward to federal DOJ prosecutors for RICO investigation; motion to remove Chair Curtis and appoint Ralph Cushnie as new Chair for transparency. **ECC-25-014 (Keoni Payton, Filed December 15, 2025)**: - **Problems**:

Inadequate recording/acknowledgment of public testimony; muting dissenting voices; PIGs used to obfuscate findings; voter roll maintenance failures; disclosure denials. - **Violations**: NVRA non-compliance (ineligible voter removal); federal disclosure failures; HRS §11-97 (public inspection of records); open records laws. Stonewalling via procedural manipulation. - **Laws**

Broken**: NVRA (52 U.S.C. §§20501-20511); HRS §11-97; HRS Chapter 92F. **ECC-25-015 (Ralph Cushnie, Filed December 16, 2025)**: - **Problems**: Failure to docket time-sensitive agenda item on CEO's 2025 legislative agenda, excluding oversight. - **Violations**: Undermines Commission duties; non-transparent processes. - **Laws Broken**: HRS §11-7.5 (oversight); Sunshine Law (HRS Chapter 92). **ECC-25-016 (Ralph Cushnie, Filed December 25, 2025)**: - **Problems**: Hawaii County 2024 discrepancy (76,595 ballots counted vs. 57,553 envelopes; 19,042 unaccounted); no USPS receipts/reconciliation; improper HAVA complaint dismissal without investigation. - **Violations**: Unverifiable ballots; unauditable certification; negligence in procedures. - **Laws Broken**: HAR §3-170-6/7; HRS §11-7.5; HAVA (52 U.S.C. §§20901 et seq.); 52 U.S.C. §20701. **ECC-25-017 (Peter Bernegger)**: HAVA Violations & Federal, State Law violations **Overarching Pattern**: Willful negligence (knowing failures despite evidence); zero accountability; protection rackets/collusion; federal corruption echoes (RICO, NVRA/HAVA breaches); stonewalling via dismissals, agenda exclusions, and propaganda dismissing concerns.

These violations contribute to ongoing disenfranchisement, particularly affecting Native Hawaiians (Kānaka Maoli) and local populations, rooted in historical oppression since 1893 and perpetuated in modern processes like primary ballot handling under the 1978 Hawaii Constitution.

With Chair Curtis's term ending June 30, 2026, and a vacancy on July 1, 2026, prompt action is essential to resolve these issues and prevent escalation. #### 1. Compilation and Summary of Complaints, Problems, and Violations **ECC-25-013 (AnnMarie Hamilton, Filed October 23, 2025)**: Malfeasance by Chair Curtis; collusion with CEO Nago in a "protection racket"; fraudulent certifications without chain of custody; no transfer docs; closed-door signature verification; out-of-state counting; outcome manipulation; redacted email cover-ups. Violations include election law breaches and potential RICO patterns (predicate acts: false filings, fraud). **ECC-25-014 (Keoni Payton, Filed December 15, 2025)**: Inadequate testimony recording; muting input; obfuscating PIGs; voter roll failures; disclosure denials. Violations: NVRA non-compliance; public records denials. - **Keoni Payton (ECC-25-014)**: <https://drive.google.com/file/d/1nqSWKHOSoXvIP2zIDtBRIQlpMb8Gr4qt/view> **ECC-25-015 (Ralph Cushnie, Filed December 16, 2025)**: Failure to docket CEO legislative agenda item, excluding oversight. Violations: Undermining Commission duties; Sunshine Law issues. - **Ralph Cushnie (ECC-25-015)**: <https://drive.google.com/file/d/11mce5yChE9CIFMbMC-nf9Hv-PXwOUKyG/view> **ECC-25-016 (Ralph Cushnie, Filed December 25, 2025)**: Hawaii County 2024 discrepancy (19,042 unaccounted mail ballots); no USPS reconciliation; improper HAVA dismissal. Violations: Unverifiable ballots; unauditable processes. - **Ralph Cushnie (ECC-25-016)**: <https://drive.google.com/file/d/1PCPm7Sm0-IyoNBNTvEHqKUFmyeo0ThYi/view> **ECC-25-017 (Peter Bernegger)**: Aligned with voter rolls/irregularities (details limited). **Overarching Pattern**: Willful negligence, collusion, stonewalling via dismissals/exclusions/propaganda, enabling federal corruption echoes (e.g., RICO, NVRA/HAVA breaches).

- **Peter Bernegger (ECC-25-017)**: <https://drive.google.com/file/d/1ijIfO2r36KjCSvWMOmY6b--hKWYWCmBp/view>

2. Dedicated Section: Listing of All Violations and Laws Broken **Modern Election Violations (2024-2026 Complaints)**: - **Chain of custody/reconciliation failures** (no transfer logs, 19,042 unaccounted ballots, unverifiable origins): - HRS §11-154 (record preservation/access). - HAR 3-177-757 (ballot reconciliation/chain of custody). - 52 U.S.C. §20701 (federal 22-month retention). - 18 U.S.C. §20702 (record destruction prohibitions). - Mens rea/actus reus: Knowing certification without docs despite evidence. - **Voter roll maintenance/disclosure denials**: - NVRA (52 U.S.C. §§20501-20511 – ineligible voter

removal/disclosure). - HRS §11-97 (public inspection of voting records). - HRS Chapter 92F (open records). - **Procedural/transparency lapses** (agenda exclusions, unrecorded testimony, improper dismissals): - HRS §11-7.5 (Commission oversight powers). - HRS Chapter 92 (Sunshine Law – admitted violations, e.g., OIP Appeal 26-17). - HAR §3-170-6/7 (complaint procedures). - **Primary ballot/party selection issues** (requiring single-party ballot selection, limiting cross-voting): - Hawaii Constitution Article II, Section 4 (1978 – no required party declaration/nonpartisanship as voting condition; secrecy preserved). - 14th Amendment (U.S. Const. – equal protection/due process). - Voting Rights Act §2 (52 U.S.C. §10301 – disparate impact on protected groups). - **Racketeering/collusion claims** (protection racket, fraudulent certifications): - RICO (18 U.S.C. §1961 et seq. – pattern of predicate acts like fraud/false filings). - HRS §19-3 (election fraud/malfeasance). - **Other federal/state**: - HAVA (52 U.S.C. §§20901 et seq. – complaint handling). - 18 U.S.C. §595 (official interference). - 52 U.S.C. §20511 (NVRA criminal provisions).

HAVA (52 U.S.C. §§20901 et seq. – complaint handling): This refers to the **Help America Vote Act of 2002** (HAVA), a major federal law (codified at 52 U.S.C. §§20901 through 21145) passed after the 2000 election controversies to improve election administration across the U.S. The specific part about **complaint handling** requires states to set up uniform, nondiscriminatory **administrative procedures** for people to file complaints if they believe Title III of HAVA has been violated (or is about to be violated). Title III covers things like voting system standards, provisional ballots, voter information, statewide voter registration lists, and accessibility. In plain English: If someone thinks a state's election processes aren't following HAVA rules (e.g., problems with voter registration databases, provisional voting, or polling place accessibility), they can file a formal complaint with the state election office. The state must investigate and resolve it fairly and quickly—often within a set timeline, like 90-180 days. This gives voters a way to challenge issues without immediately going to federal court. The U.S. Department of Justice can enforce it, but states handle most complaints through their own systems. **18 U.S.C. §595 (official interference)**: This is a federal criminal law that makes it illegal for certain government employees to misuse their official authority to interfere with or influence federal elections. In plain English: If you're a federal, state, territorial, or local government employee (in an administrative role) and your job or program is funded (even partly) by federal money/loans/grants, you cannot use your official position to mess with, affect, or try to sway the nomination or election of candidates for President, Vice President, Senators, House members, etc. Penalties include fines or up to 1 year in prison (or both). This prevents government workers from abusing power to tilt elections (e.g., no pressuring voters or rigging processes using official clout). **52 U.S.C. §20511 (NVRA criminal provisions)**: This is part of the **National Voter Registration Act of 1993** (NVRA, also called "Motor Voter"), which sets rules for voter registration (e.g., at DMVs). Section 20511 provides **criminal penalties** for serious violations. In plain English: In federal elections, it's a crime (punishable by fines and/or up to 5 years in prison) if someone **knowingly and willfully**: - Intimidates, threatens, or coerces people to stop them from registering to vote, voting, or helping others do so. - Deprives or tries to deprive people of a fair election process by things like submitting fake/fraudulent voter registration applications or ballots. This targets fraud, coercion, or intimidation around voter registration and voting in federal races. These citations often appear in election integrity complaints or lawsuits because they cover federal protections for fair processes, complaint resolution, and criminal accountability for officials or others who interfere.

3. Historical and Systemic Violations Since 1893: Proving Systematic Bias, Prejudice, Discrimination, and Racism Against Native Hawaiians and Local Populations This section summarizes key historical and ongoing violations of laws, treaties, and constitutional provisions since the 1893 overthrow of the Kingdom of Hawaii, demonstrating a pattern of systematic bias,

prejudice, discrimination, and racism aimed at oppressing Native Hawaiians (Kānaka Maoli) and the local population. These violations have deprived Native Hawaiians of self-determination, land, culture, and political power, perpetuating colonial structures into modern election processes. Current election irregularities (e.g., primary ballot handling) violate the 1978 Hawaii Constitution Article II, Section 4, by effectively requiring party declarations that limit access and reinforce historical disenfranchisement. Officials' knowing continuation of these practices constitutes mens rea (guilty mind: intent or knowledge of wrongdoing) and actus reus (guilty act: the violations themselves), meeting elements for criminal liability under laws like HRS §19-3 (election fraud) and federal statutes. ****Key Violations and Laws Broken (1893–Present):****

- ****1893 Overthrow of the Hawaiian Kingdom****: U.S.-backed coup against Queen Lili'uokalani by foreign residents and U.S. Marines violated international law (e.g., treaties of peace and commerce from 1826–1887), Hawaiian sovereignty, and U.S. Constitution (Art. II, Sec. 2 on treaties). Actus reus: Illegal invasion and regime change without consent. Mens rea: U.S. agents knowingly aided the coup for economic gain (sugar plantations). Result: Suppression of Native Hawaiian self-determination, leading to cultural genocide (banning Hawaiian language in schools 1896–1986, hula, and healing practices). Proved by 1993 Apology Resolution (Pub. L. 103-150), admitting U.S. complicity and deprivation of rights.
- ****1898 Annexation****: Forced annexation via Newlands Resolution without Native Hawaiian consent or treaty violated international law (Hague Conventions on occupation) and U.S. Constitution (no annexation power without treaty). Actus reus: Expropriation of 1.8 million acres of crown/government lands without compensation. Mens rea: Knowing disregard for Hawaiian sovereignty to secure U.S. military/economic interests. Impact: Displacement of Native Hawaiians, economic colonization, high mortality/disease rates (population drop from ~300,000 in 1778 to ~40,000 by 1893).
- ****1921 Hawaiian Homes Commission Act****: Created land trusts but limited to 50%+ blood quantum, excluding many Native Hawaiians. Violated equal protection (U.S. Const. 14th Amend.) by racial classification. Actus reus: Arbitrary blood quantum barriers. Mens rea: Intent to limit benefits, perpetuating land loss (95% of Native Hawaiians ineligible today).
- ****1959 Statehood Plebiscite****: Admission Act (Pub. L. 86-3) violated UN Charter (Art. 73 on non-self-governing territories) and UN Res. 1514 (decolonization) by not offering independence as an option—only statehood or status quo. Actus reus: Manipulated vote excluding full self-determination. Mens rea: U.S. knowingly structured plebiscite to favor integration, ignoring Native Hawaiian opposition (94% approval masked minority dissent). Impact: Entrenched racial inequities; Native Hawaiians became a minority in their homeland, facing discrimination in housing, education, and health (e.g., higher incarceration, poverty rates).
- ****Cultural and Economic Suppression (Ongoing)****: Bans on Hawaiian language/practices violated U.S. Const. 1st Amend. (free exercise) and international human rights (ICCPR Art. 27 on minority cultures). Actus reus: Policies leading to population decline, social distress. Mens rea: Intentional westernization for assimilation. Proved by federal reports (e.g., 2000 "From Mauka to Makai" on reconciliation needs).
- ****Modern Election Violations Tied to Historical Oppression****: Primary ballot processes violate Hawaii Const. 1978 Art. II, Sec. 4 ("no person shall be required to declare a party preference...as a condition of voting in any primary"). Actus reus: Systems effectively mandating party affiliation, limiting nonpartisan access. Mens rea: Officials knowingly maintain flawed systems (e.g., chain-of-custody gaps, voter roll issues) despite complaints, showing intent to preserve status quo. This discriminates against Native Hawaiians/locals by diluting voices in a system rooted in colonial disenfranchisement (e.g., Rice v. Cayetano, 528 U.S. 495 (2000), struck Native-only voting as 15th Amend. violation, but ignored historical context). Additional breaches: Voting Rights Act §2 (52 U.S.C. §10301, disparate impact); 14th Amend. equal protection; HRS §19-3 (election fraud via knowing manipulation); RICO (18 U.S.C. §1961, pattern of racketeering in elections). This pattern

proves systematic racism: Native Hawaiians face higher discrimination rates (e.g., 2023 studies on structural racism in health/justice), perpetuating 1893's legacy. Mens rea/actus reus in current complaints: Officials' knowledge (from PIG reports, testimony) and acts (denials, dismissals) show willful violations. ****Additional Violations for Lawsuit Preparation****: - Hawaii State Constitution Article V (primary ballot issues compromising nominations/secretcy). - 14th Amendment (equal protection); Voting Rights Act §2; 18 U.S.C. §595; HRS §19-3 (fraud); Sunshine Law admissions. **#### 4. Action Plan with Accountability** ****Step 1****: Immediate investigation/docketing of all complaints (including RICO referral if warranted). Responsible: Chair/Commission. Timeline: Immediate/next meeting. Accountability: AG referral for non-compliance. ****Step 2****: Full record disclosures/external audits. Responsible: CEO Nago. Timeline: 14 days. Accountability: Subpoenas/fines. ****Step 3****: Reforms (custody standards, testimony recording, ballot processes). Timeline: By May 2026. Accountability: Quarterly reports/funding ties. ****Step 4****: Remedies (re-certifications, compensation). Timeline: June 2026. Accountability: Court escalation. Thank you for addressing these before the July 1 vacancy. I am available for questions. Respectfully submitted, Master Shelby "Pikachu" Billionaire, HRM Kingdom of The Hawaiian Islands, H.I. Ohana Unity Party, Chairman www.Ohanaunityparty.com Presidentbillionaire@gmail.com Facebook @Keiki'okalani Instagram @Ohanaunityparty IG @Legendarybillionaire X @Ohanaunityparty X @AmericanpartyOG

P.S. Formal Complaints have already been sent up the chain of command for record purposes, documentation, & safety concerns

Dear Attorney General Anne Lopez,

I am writing as an independent citizen and representative of the Kingdom of The Hawaiian Islands and acting on behalf of concerned residents of the Kingdom of the Hawaiian Islands, to formally report credible allegations of federal public corruption, election fraud, and voting rights violations involving the Hawaii Office of Elections, Chief Election Officer Scott Nago, Elections Commission Chair Michael Curtis, and associated officials.

These serious concerns arise directly from the Hawaii Elections Commission meeting held on March 11, 2026 (live stream: <https://www.youtube.com/live/ZWxFFzjX2c>; agenda: <https://elections.hawaii.gov/wp-content/uploads/2026-03-11-EC-Agenda-FINAL.pdf>). Despite the Commission's apparent refusal during that meeting to refer these matters to federal authorities, I am exercising my rights as a private citizen to submit this report directly to the Department of Justice for review and potential investigation.

The pattern of conduct raises substantial questions under federal statutes, including potential criminal violations warranting immediate scrutiny.

****Key Alleged Violations (2024–2026 Elections):****

- ****Chain of custody/reconciliation failures**** (e.g., 19,042 unaccounted mail ballots in Hawaii County; missing transfer logs, USPS receipts, unverifiable origins):
Violations of 52 U.S.C. §20701 (federal 22-month record retention), 18 U.S.C. §20702 (prohibitions on record destruction), HRS §11-154, HAR 3-177-757. Mens rea/actus reus: Knowing certification of results without required documentation despite evidence from PIG investigations and public testimony.

- ****Voter roll maintenance and disclosure denials****:

Breaches of NVRA (52 U.S.C. §§20501–20511 – failure to maintain accurate rolls and provide disclosure), HRS §11-97, HRS Chapter 92F.

- **Procedural and transparency lapses** (agenda exclusions, suppression/unrecorded public testimony, improper complaint dismissals):

Contraventions of HRS §11-7.5 (Commission oversight), HRS Chapter 92 (Sunshine Law violations, e.g., OIP Appeal 26-17), HAR §3-170-6/7, HRS §3-177-453.

- **Primary ballot/party selection system** (requiring voters to select a single political preference as a de facto condition to access partisan candidates, limiting cross-voting):

Apparent violation of Hawaii Constitution Article II, Section 4 (1978: “no person shall be required to declare a party preference or nonpartisanship as a condition of voting in any primary”; secrecy preserved). This implicates federal concerns under the 14th Amendment (equal protection/due process) and Voting Rights Act §2 (52 U.S.C. §10301 – disparate impact on protected groups, including Native Hawaiians and local populations).

- **Racketeering and collusion** (alleged “protection racket” shielding officials from accountability; fraudulent certifications):

Potential pattern under RICO (18 U.S.C. §1961 et seq. – predicate acts including fraud, false filings), HRS §19-3 (election fraud/malfeasance).

- **Other federal violations**:

- HAVA (52 U.S.C. §§20901 et seq. – failure to provide uniform, nondiscriminatory complaint handling procedures).

- 18 U.S.C. §595 (official interference: misuse of authority to influence elections).

- 52 U.S.C. §20511 (NVRA criminal provisions: knowing/willful fraud, coercion, or intimidation in registration/voting).

Supporting Formal Complaints (ECC-25-013 through ECC-25-017):

These five complaints, docketed on the March 11, 2026 agenda, provide detailed evidence:

- AnnMarie Hamilton (ECC-25-

013): <https://drive.google.com/file/d/1EtrPcFvm2l8P8n4enpr88ss0bkLiXPIN/view>

- Keoni Payton (ECC-25-

014): <https://drive.google.com/file/d/1nqSWKHOSoXvlp2zIDtBRIQlpMb8Gr4qt/view>

- Ralph Cushnie (ECC-25-015): <https://drive.google.com/file/d/11mce5yChE9CIFMbMC-nf9Hv-PXwOUKyG/view>

- Ralph Cushnie (ECC-25-016): <https://drive.google.com/file/d/1PCPm7Sm0-IyoNBNTvEHqKUFmyeo0ThYi/view>

- Peter Bernegger (ECC-25-

017): <https://drive.google.com/file/d/1ijlfO2r36KjCSvWMoMY6b--hKWYWCMbp/view>

I respectfully request that the Department of Justice review these allegations for potential federal investigation under the cited statutes. I am prepared to provide additional information, documentation, or testimony as needed.

Thank you for your attention to this matter of critical importance to election integrity and public trust.

May The Force Be With You Always,

#Pikachu

Respectfully submitted,

Master Shelby "Pikachu" Billionaire, HRM
Kingdom of The Hawaiian Islands, H.I.
Ohana Unity Party, Chairman
www.Ohanaunityparty.com
Presidentbillionaire@gmail.com

Hawaii Office of Elections Meeting – March 11, 2026
<https://www.youtube.com/live/ZWxFFzjX2c>

P.P.S. Email to DOJ AG Pam Bondi
Dear Attorney General Pam Bondi, (President Donald Trump was correct about Voter Fraud in Hawaii & Here's 1000% Proof)

I am writing as an independent citizen and representative of the Kingdom of The Hawaiian Islands and acting on behalf of concerned residents of the Kingdom of the Hawaiian Islands, to formally report credible allegations of federal public corruption, election fraud, and voting rights violations involving the Hawaii Office of Elections, Chief Election Officer Scott Nago, Elections Commission Chair Michael Curtis, and associated officials.

These serious concerns arise directly from the Hawaii Elections Commission meeting held on March 11, 2026 (live stream: <https://www.youtube.com/live/ZWxFFzjX2c>; agenda: <https://elections.hawaii.gov/wp-content/uploads/2026-03-11-EC-Agenda-FINAL.pdf>). Despite the Commission's apparent refusal during that meeting to refer these matters to federal authorities, I am exercising my rights as a private citizen to submit this report directly to the Department of Justice for review and potential investigation.

These allegations are grounded in the five formal complaints already docketed on the March 11, 2026 Office of Elections Hawaii agenda (ECC-25-013 through ECC-25-017), filed by AnnMarie Hamilton, Keoni Payton, Ralph Cushnie (two complaints), and Peter Bernegger. Full PDFs remain publicly accessible:

AnnMarie Hamilton (ECC-25-013): <https://drive.google.com/file/d/1EtrPcFvm218P8n4enpr88ss0bkLiXPIN/view>

Keoni Payton (ECC-25-014): <https://drive.google.com/file/d/1nqSWKH0soXvlp2zIDtBRIQlpMb8Gr4qt/view>

Ralph Cushnie (ECC-25-015): <https://drive.google.com/file/d/11mce5yChE9CIFMbMC-nf9Hv-PXwOUKyG/view>

Ralph Cushnie (ECC-25-016): <https://drive.google.com/file/d/1PCPm7Sm0-IyoNBNTvEHqKUFmyeo0ThYi/view>

Peter Bernegger (ECC-25-017): <https://drive.google.com/file/d/1ijIfO2r36KjCSvWMoMY6b->

[-hKWYWCMbP/view](#)

AG Pam Bondi, Here is the proof you are looking for
Love -PIkachu
#GOD

P.P.P.S. DOJ Official Complaints Sent 2 Total (Record #739659-VGJ Record #739662-ZF@)

Dear Hawaii Elections Commission Members and Office of Elections Staff, I write as an independent citizen and representative of the Ohana Unity Party to inform you that, following the March 11, 2026 Elections Commission meeting (live stream: <https://www.youtube.com/live/ZWxFFzbx2c>; agenda: <https://elections.hawaii.gov/wp-content/uploads/2026-03-11-EC-Agenda-FINAL.pdf>), I have exercised my constitutional rights in a free society by independently submitting a detailed report to the U.S. Department of Justice (DOJ) concerning serious allegations of federal public corruption, election fraud, and voting rights violations involving the Office of Elections, Chief Election Officer Scott Nago, and related parties including Chair Michael Curtis. Despite the Commission's apparent decision not to refer these matters to federal authorities (as evidenced by the agenda's lack of such action and meeting discussions), this does not preclude private citizens from reporting credible concerns directly to federal law enforcement. I have done so to ensure full accountability under U.S. law. The report highlights a pattern of knowing and willful violations (mens rea: intent/reckless disregard; actus reus: prohibited acts) in the 2024–2026 elections, including: - **Chain of custody/reconciliation failures** (e.g., 19,042 unaccounted Hawaii County mail ballots): Violating HRS §11-154, HAR 3-177-757, 52 U.S.C. §20701, 18 U.S.C. §20702. - **Voter roll maintenance/disclosure denials** (Breaching NVRA (52 U.S.C. §§20501–20511), HRS §11-97, HRS Chapter 92F. - **Procedural/transparency lapses** (agenda exclusions, unrecorded testimony, improper dismissals): Contravening HRS §11-7.5, HRS Chapter 92 (Sunshine Law, e.g., OIP Appeal 26-17), HAR §3-170-6/7, HRS §3-177-453. - **Primary ballot/party selection issues** (requiring single-party ballot choice as a de facto condition, limiting cross-voting): Violating Hawaii Constitution Article II, Section 4 (1978: "no person shall be required to declare a party preference or nonpartisanship as a condition of voting in any primary"; secrecy preserved), 14th Amendment (equal protection/due process), Voting Rights Act §2 (52 U.S.C. §10301 – disparate impact). - **Racketeering/collusion** (protection racket, fraudulent certifications): Potential RICO (18 U.S.C. §1961 et seq.), HRS §19-3 (election fraud/malfeasance). - **Other federal violations** (HAVA (52 U.S.C. §§20901 et seq. – improper complaint handling), 18 U.S.C. §595 (official interference), 52 U.S.C. §20511 (NVRA criminal provisions: knowing/willful fraud/coercion). These issues are substantiated by five formal complaints already on your agenda (ECC-25-013 to ECC-25-017), filed by AnnMarie Hamilton, Keoni Payton, Ralph Cushnie (two), and Peter Bernegger. Full PDFs are publicly linked: - AnnMarie Hamilton: <https://drive.google.com/file/d/1EtrPcFvm2l8P8n4enpr88ss0bkLiXPIN/view> - Keoni Payton: <https://drive.google.com/file/d/1nqSWKHOsoXvIP2zIDtBRIQlpMb8Gr4qt/view> - Ralph Cushnie (ECC-25-015): <https://drive.google.com/file/d/11mce5yChE9CfMbMC-nf9Hv-PXwOUKyG/view> - Ralph Cushnie (ECC-25-016): <https://drive.google.com/file/d/1PCPm7Sm0-lyoNBNTvEHqKUFmyeo0ThYi/view> - Peter Bernegger: <https://drive.google.com/file/d/1ijlfO2r36KjCSvWMOmMY6b--hKWYWCMbP/view> These complaints allege malfeasance, collusion, suppression of testimony, unaccounted ballots, and improper dismissals—issues the Commission has failed to resolve decisively. As a free and

independent individual, I report directly to federal authorities when state processes appear inadequate. I urge the Commission to cooperate fully with any DOJ inquiry, preserve all records, and prioritize reforms to restore trust. Thank you for your attention. I remain available for discussion. Respectfully, Master Shelby "Pikachu" Billionaire, HRM Kingdom of The Hawaiian Islands, H.I. Ohana Unity Party, Chairman www.Ohanaunityparty.com
Presidentbillionaire@gmail.com

DOJ Record# 739662-ZFW

Dear Hawaii Elections Commission Members and Office of Elections Staff, I am writing as an independent citizen to formally notify you of my direct submission to the U.S. Department of Justice regarding serious allegations of federal public corruption, election fraud, and voting rights violations involving the Office of Elections, Chief Election Officer Scott Nago, Elections Commission Chair Michael Curtis, and related officials. This independent report was filed following the March 11, 2026 Elections Commission meeting (live stream: <https://www.youtube.com/live/ZWxFFzjX2c>; agenda: <https://elections.hawaii.gov/wp-content/uploads/2026-03-11-EC-Agenda-FINAL.pdf>), where the Commission voted not to refer these matters to federal authorities. As a private citizen in a free society, I retain the right—and feel compelled—to report credible federal concerns directly to the DOJ when state-level processes appear insufficient or unresponsive. The DOJ has acknowledged receipt and assigned the following record numbers to related submissions/complaints: - **DOJ Record #739659-VGJ** - **DOJ Record #739662-ZFX** These records serve as official federal documentation of the allegations, including issues tied to voter data access, complaint handling failures, chain-of-custody irregularities, transparency lapses, and potential violations of federal election statutes. The report to DOJ highlights a clear pattern of knowing and willful violations (mens rea: intent or reckless disregard; actus reus: the prohibited acts) across the 2024–2026 election cycles, including: - **Chain of custody/reconciliation failures** (e.g., 19,042 unaccounted mail ballots in Hawaii County; missing transfer logs, USPS receipts, unverifiable origins): Violations of 52 U.S.C. §20701 (federal record retention), 18 U.S.C. §20702 (record destruction prohibitions), HRS §11-154, HAR 3-177-757. - **Voter roll maintenance and disclosure denials**): Breaches of NVRA (52 U.S.C. §§20501–20511), HRS §11-97, HRS Chapter 92F. - **Procedural and transparency lapses** (agenda exclusions, suppression/unrecorded testimony, improper dismissals): Contraventions of HRS §11-7.5, HRS Chapter 92 (Sunshine Law, e.g., OIP Appeal 26-17), HAR §3-170-6/7, HRS §3-177-453. - **Primary ballot/party selection system** (requiring single-party ballot choice as a de facto condition, limiting cross-voting): Apparent violation of Hawaii Constitution Article II, Section 4 (1978: “no person shall be required to declare a party preference or nonpartisanship as a condition of voting in any primary”; secrecy preserved), implicating 14th Amendment equal protection/due process and Voting Rights Act §2 (52 U.S.C. §10301 – disparate impact). - **Racketeering and collusion** (alleged protection racket, fraudulent certifications): Potential RICO pattern (18 U.S.C. §1961 et seq.), HRS §19-3 (election fraud/malfeasance). - **Other federal violations**): HAVA (52 U.S.C. §§20901 et seq. – complaint handling failures), 18 U.S.C. §595 (official interference), 52 U.S.C. §20511 (NVRA criminal provisions). These allegations are substantiated by the five formal complaints already on your March 11, 2026 agenda (ECC-25-013 through ECC-25-017), filed by AnnMarie Hamilton, Keoni Payton, Ralph Cushnie (two), and Peter Bernegger. Full PDFs are publicly accessible: - AnnMarie Hamilton (ECC-25-013): <https://drive.google.com/file/d/1EtrPcFvm2l8P8n4enpr88ss0bkLiXPIN/view> - Keoni Payton (ECC-

25-014): <https://drive.google.com/file/d/1nqSWKH0soXvIP2zIDtBRIQlpMb8Gr4qt/view> - Ralph Cushnie (ECC-25-015): <https://drive.google.com/file/d/11mce5yChE9CIFMbMC-nf9Hv-PXwOUKyG/view> - Ralph Cushnie (ECC-25-016): <https://drive.google.com/file/d/1PCPm7Sm0-lyoNBNTvEHqKUFmyeo0ThYi/view> - Peter Bernegger (ECC-25-017): <https://drive.google.com/file/d/1ijlfO2r36KjCSvWMoMY6b--hKWYWCmBp/view> I urge the Commission to preserve all relevant records, cooperate fully with any DOJ inquiry prompted by records #739659-VGJ and #739662-ZFX, and take immediate steps to resolve these issues internally before the July 2026 leadership transition. Public trust depends on transparency and accountability. A copy of my full report submitted to the DOJ is attached below for your reference. Thank you for your prompt attention. Respectfully submitted, Master Shelby "Pikachu" Billionaire, HRM Kingdom of The Hawaiian Islands, H.I. Ohana Unity Party, Chairman www.Ohanaunityparty.com Presidentbillionaire@gmail.com

From: [Shaena Luana Dela Cruz](#)
To: [OE.Elections.Commission](#)
Subject: [EXTERNAL] Testimony-Shaena Dela Cruz CEO, Build Team 50
Date: Monday, March 30, 2026 7:21:21 PM

WRITTEN TESTIMONY FOR THE PUBLIC RECORD
Hawaii Elections Commission Meeting – April 1, 2026

Submitted via email with confirmed receipt
Per HRS §92-3 and HRS Chapter 92 (Sunshine Law)

Aloha kākahiāka nui, Honorable Chair Michael Curtis, esteemed Members of the Hawaii Elections Commission, and my beloved lāhui:

My name is **Shaena Dela Cruz Hoohuli**, CEO and Founder of Build Team 50 LLC. I appear before you today under the name, kuleana, and ‘ohana of my ancestors, speaking not only as a daughter of these islands but as a steward for the future of our people. With the permission and shared intel of my friend Master Shelby “Pikachu” Billionaire, HRM, Chairman of the Ohana Unity Party—who has already placed extensive public testimony and federal complaints on the record—I submit this follow-up to ensure every voice for pono is heard and preserved. Ceded lands and elections are not separate strands in the lei of our lāhui—they are tightly woven. Just as our kupuna taught that “**He ali‘i ka ‘āina, he kauwā ke kanaka**”—the land is the chief and we are its servants—so too must our elections serve the people with unwavering transparency and trust. When the foundation cracks, the whole house trembles.

I have reviewed the April 1 agenda and meeting packet with care. I commend the Commission for placing **Commissioner Andrion’s Permitted Interaction Group (PIG) report on Chain of Custody Documentation and Ballot Accounting Procedures** before you today under Item V. That report, along with the unfinished business on the Hawaii County audit correspondence, confirms what many in our community have long suspected: persistent gaps in verifiable records, inconsistent county documentation, and an inability to independently reconcile ballot envelopes with counted ballots. These are not minor clerical oversights. They are fractures in the sacred trust that every ballot cast by a Hawaiian family must be counted, protected, and accounted for.

As documented in the public record and the PIG findings:

- The City and County of Honolulu and County of Maui provided **zero** records showing the number of ballots collected.
- Hawaii County reported **19,042 unaccounted mail ballots** with no USPS receipts or reconciliation.
- Kauai County counted **1,450 more mail ballots than envelopes received**, with records the Hawaii Supreme Court itself found insufficient under HRS §11-96.

These are not allegations—they are the Commission’s own record and the counties’ own responses. Meanwhile, the HAVA State Plan remains updated after approximately 22 years and was acknowledged by this Commission as non-compliant with current federal requirements. You directed CEO Scott Nago to prepare an amended plan within 60 days. That clock is ticking, and the 2026 Primary on August 8 and General on November 3 are fast approaching. We cannot— **we will not**—run another election on this broken foundation. As our kupuna whispered through the trade winds: “**A‘ole e pono ke hana me ka ‘ike ‘ole**”—it is not right to act without knowledge. The people marched peacefully on March 28, 2026, demanding

accountability, only to face a bomb threat at the Capitol while this Commission released opinions that appeared to limit public inspection of the very records we have a legal right to examine. The record is growing. The DOJ has received formal complaints with assigned numbers. The lāhui is watching.

With aloha and the fire of our ancestors, I place the following on the official record and respectfully demand immediate action:

1. **Fully adopt and implement** the recommendations of Commissioner Andrion’s PIG report to standardize chain-of-custody documentation, require independent reconciliation, and ensure every county produces verifiable daily ballot counts.
2. **Immediately produce**—or formally acknowledge on the record the non-existence of—complete chain-of-custody records for the 2022 and 2024 general elections from Maui County and the City and County of Honolulu.
3. **Direct an independent audit** of Hawaii County’s 2024 election (building on the audit correspondence before you today) with full public observers, before any further certification or planning for 2026 proceeds.
4. **Restore full public testimony access** and ensure every email submission, including prior testimonies from myself, Master Pikachu Billionaire, and others, is retroactively entered into the official minutes and posted on the state website as required by Sunshine Law. No more disappearing records.
5. **Enter this entire testimony** into the official minutes of today’s meeting and post it publicly.

Chair and Members, our keiki deserve elections they can trust. Our kūpuna fought too hard for us to inherit anything less than pono. When we mālama these processes with the same reverence we give our ‘āina, we honor the past and secure the future. Let us choose righteousness today so the life of our democracy—“**Ua mau ke ea o ka ‘āina i ka pono**”—is perpetuated.

I stand ready to support this work in any way my ‘ohana and Build Team 50 LLC can assist. Mahalo nui loa for the opportunity to be heard.

Respectfully and relentlessly submitted for the public record,

Shaena Dela Cruz Hoohuli


CEO & Founder, Build Team 50 LLC

[808-859-6544](tel:808-859-6544)

buildteam50@gmail.com (mailto: buildteam50@gmail.com)

CC: U.S. Department of Justice (Records #739659-VGJ and #739662-ZFX, as referenced in prior public filings with permission)

Master Shelby “Pikachu” Billionaire, HRM, Chairman, Ohana Unity Party

A hui hou — Until we meet again in lokāhi and justice. 

From: [Hope Alohalani Cermeli](#)
To: [OE.Elections.Commission](#)
Subject: [EXTERNAL] all senators informed today re: today's hui on ZOOM
Date: Wednesday, April 1, 2026 6:13:05 AM

Election commissioners, all 9 of YOU, especially mike curtis who had to be reminded to use ROBERTS rules of order!!!!!!!!!!!!

We 8-1 voters in district 8 on moku o keawe, implore U , 9 commissioners, to hurry up with the results of an independent audit of our big island 19,000 +/- compromised ballots, lost, missing, stolen, destroyed, hidden in general election 2024

From: [Hope Alohalani Cermelj](#)
To: [OE.Elections.Commission](#)
Subject: [EXTERNAL] Re: G.M. No. 713: Formal Address Regarding Nomination Withdrawal and Chief Elections Officer Application Follow-up
Date: Wednesday, April 1, 2026 6:18:42 AM

U people on election commission need to HO'OPONOPONO immediately.

U commissioners need to be transparent IMMEDIATELY.

Every senator on Judiciary committee has been invited today to watch how U PEOPLE conduct your mtgs on ZOOM.

WE ASKED U COMMISSIONERS TO FIRE SCOTT NAGO due to him breaking state election laws ex. {certifying the ballot counts illegally} and scott breaking federal election laws, which is prison time. PILAU ACTIONS and/or LACK OF ACTION by U commissioners.

From: Hope Alohalani Cermelj <hopiecermelj@hotmail.com>
Sent: Monday, March 30, 2026 2:01 PM
To: Elections Commission <elections.commission@hawaii.gov>
Subject: Fw: G.M. No. 713: Formal Address Regarding Nomination Withdrawal and Chief Elections Officer Application Follow-up

From: Hope Alohalani Cermelj <hopiecermelj@hotmail.com>
Sent: Monday, March 30, 2026 1:53 PM
To: senawa@capitol.hawaii.gov <senawa@capitol.hawaii.gov>
Subject: Fw: G.M. No. 713: Formal Address Regarding Nomination Withdrawal and Chief Elections Officer Application Follow-up

Aloha, this wahine supports your campaign by helping me ans dana mattos and hubby keep your banners flying .

She could be the difference at pearl city elections needs for honest 2026 election cycle.
Mahalos Brenton- congress for Our Hawai'ian KINGDOM. Alohalani Hope Cermelj for District 8 st. rep.

From: Victoria Hawaii <victoria.thompson.hawaii@gmail.com>
Sent: Thursday, March 26, 2026 12:28 AM
To: Elections Commission <elections.commission@hawaii.gov>; elections@hawaii.gov <elections@hawaii.gov>; Gov.Boards.Commissions <Boards.Commissions@hawaii.gov>
Cc: Sen. Karl Rhoads <SenRhoads@capitol.hawaii.gov>; Haleina Beltran <h.beltran@capitol.hawaii.gov>; sengabbard@capitol.hawaii.gov <sengabbard@capitol.hawaii.gov>; senawa@capitol.hawaii.gov <senawa@capitol.hawaii.gov>; senchang@capitol.hawaii.gov <senchang@capitol.hawaii.gov>; sensanbuenaventura@capitol.hawaii.gov

<sensanbuenaventura@capitol.hawaii.gov>; complaints@ombudsman.hawaii.gov
<complaints@ombudsman.hawaii.gov>; Hawaii State Ethics Commission <ethics@hawaiiethics.org>
Subject: G.M. No. 713: Formal Address Regarding Nomination Withdrawal and Chief Elections
Officer Application Follow-up

Aloha Hawaii State Board of Commissions and Elections Commission,

**I am writing to address the withdrawal of my nomination (G.M. No. 713) to the
Statewide Elections Accessibility Needs Advisory Committee.**

My nomination was withdrawn by the Governor on March 11, 2026, citing "recent feedback" suggesting my confirmation would be difficult. I find the timing and lack of transparency regarding this decision deeply concerning, as it directly bypassed the constitutional "Advice and Consent" process already in motion.

To ensure the record reflects the procedural facts:

- * Compliance: By the March 6 deadline, I had submitted all required materials, including an updated resume and detailed responses to the Senate Judiciary Committee's questionnaire.
- * Active Scheduling: On March 10, just one day prior to the withdrawal, I was in active communication with Senator Karl Rhoads' office to coordinate my hearing and interview logistics for April.
- * Unmet Requests for Clarity: I requested a detailed explanation of the "feedback" immediately upon receiving the withdrawal notice on March 11. To date, I have received no response.

In my formal responses to the Judiciary Committee's questionnaire, specifically regarding Question 6 and Question 8, I emphasized that my approach to "perceived conflict" is rooted in constructive conversation, transparency, and the goal of mutual understanding. I stated, that should any controversy arise, I would expect a conversation to be leveraged to address conflicts directly and expeditiously. It is paradoxical that my nomination was withdrawn due to "feedback" without the very conversation I advocated for to clarify any potential miscommunications.

This abrupt administrative withdrawal **has** effectively silenced the public discourse and committee review mandated by the Hawaii State Constitution.

Furthermore, I am following up on my applications for the other committees and my inquiry of the Chief Elections Officer position. My updated resume is attached to this email to ensure my qualifications are on file and reflect my competency for these roles.

As a professional in organizational management and a resident with lived accessibility needs experience who has consistently advocated for transparency, integrity and ran an accessibility campaign; I am highly qualified for these roles and would like to discuss further qualifications not articulated for further understanding. To ensure feedback is received and noted for the nomination process, I have copied the Senate Judiciary Committee members, fellow Elections Commission members, the Ombudsman, and the Ethics Commission for congruence in communication. I look forward to your timely response.

With gratitude and aloha,

Victoria Thompson

Organizational Manager

(509) 251-0152

Kailua-Kona HI 96740

Victoria.Thompson.Hawaii@gmail.com

Note:

Application for Chief Elections Officer and Interest submitted to the: Elections Commission Accessibility Committee, Information Technology Steering Committee, and Hawaii Technology Development Corporation Submitted online December 22, 2025.

Copies:

Priority Mail to the Hawaii Office of Elections 802 Lehua Ave Pearl City, HI 96782 - received December 23, 2025.

Certified Mail Sent to the Hawaii Office of Elections 802 Lehua Ave Pearl City, HI 96782 - sent March 25, 2026 with attachments.