SENATE CONCURRENT RESOLUTION

REQUESTING THE JUDICIARY TO EXAMINE THE FREQUENCY OF COMPLAINTS FOR SUMMARY POSSESSION AND MOTIONS FOR SUMMARY JUDGMENT THAT ARE GRANTED IN FAVOR OF THE LANDLORD WHEN THE LANDLORD IS REPRESENTED BY COUNSEL AND THE TENANT IS ACTING PRO SE.

	WURDER C. Heusid is subwershed in a housing suisis that
1	WHEREAS, Hawaii is entrenched in a housing crisis that
2	severely limits affordable housing options and pushes many into
3	poverty, crushing debt, and homelessness; and
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5	WHEREAS, chronic homelessness is an epidemic in the State,
6	which currently is experiencing the second-highest rate of
7	homelessness in the country; and
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9	WHEREAS, kupuna are disproportionately affected by
10	evictions and homelessness, as it is estimated that
11	approximately one-third of the tenants that were evicted in 2022
12	are kupuna and that one-half of people currently without
13	permanent housing statewide are kupuna aged fifty-five years or
14	older; and
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16	WHEREAS, Native Hawaiians are also disproportionately
17	affected by evictions and homelessness, forcing many families
18	who have called Hawaii home for centuries to have to leave the
19	islands or move onto the streets; and
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21	WHEREAS, the median price of renting a home in Hawaii
22	increased thirteen percent since the beginning of the
23	coronavirus disease 2019 pandemic, with some communities seeing
24	the price of rent surge as high as forty percent in one year;
25	and
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27	WHEREAS, although hundreds of tenants are legally evicted
28	each month throughout the State, the true number of tenants that
28 29	are forced out of their homes each month is unknown, as not many
29 30	eviction cases are being filed; and
30	eviction cases are being rired, and



S.C.R. NO. ⁷⁸ S.D. 1

1 2 WHEREAS, there is a substantial power imbalance between landlords and tenants because landlords have the authority to 3 4 dictate the living situation of their tenants; there are no statutory restrictions on the amount that landlords can increase 5 6 rent prices; and landlords usually have more financial 7 resources, allowing them greater access to legal counsel; and 8 WHEREAS, evicted tenants often are already subject to 9 significant financial restraints, which not only makes retaining 10 legal counsel on short notice for these tenants unduly 11 burdensome, but often leads to these tenants having to represent 12 13 themselves pro se; and 14 WHEREAS, this discrepancy in legal representation can yield 15 predatory or even abusive results, with many evicted tenants 16 reporting bullying or harassment from their landlords' legal 17 18 counsel; and 19 WHEREAS, especially given the current housing crisis, it is 20 21 in the State's best interest to minimize the risk of abuse to 22 evicted tenants and protect them from further economic and 23 mental duress; and 24 25 WHEREAS, it is therefore necessary to understand any disparity in representation between the landlords and evicted 26 tenants who are parties to actions for summary possession 27 through an audit of the proceedings; now, therefore, 28 29 30 BE IT RESOLVED by the Senate of the Thirty-second Legislature of the State of Hawaii, Regular Session of 2023, the 31 32 House of Representatives concurring, that the Judiciary is 33 requested to examine the frequency of complaints for summary possession and motions for summary judgment that result in 34 35 judgment in favor of the landlord when the landlord is represented by counsel and the tenant is acting pro se; and 36 37 38 BE IT FURTHER RESOLVED that the Judiciary is requested to submit a report of its findings to the Legislature no later than 39 forty days prior to the convening of the Regular Session of 40 41 2024; and 42



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1 BE IT FURTHER RESOLVED that certified copies of this

2 Concurrent Resolution be transmitted to the Chief Justice of the

3 Hawaii Supreme Court, Administrative Director of the Courts, and

4 Deputy Administrative Director of the Courts.

