

Order

STATE OF HAWAII

HAWAII LABOR RELATIONS BOARD

In the Matter of
BOARD OF REGENTS, University
of Hawaii,

Petitioner,

and

UNIVERSITY OF HAWAII
PROFESSIONAL ASSEMBLY,

Intervenor.

CASE NOS.: RA-07-134a
RA-08-134b

ORDER NO. 636

ORDER CONSOLIDATING CASES
FOR DISPOSITION AND GRANTING
PETITIONS FOR INTERVENTION;
NOTICE OF RESCHEDULED HEAR-
ING

In the Matter of

UNIVERSITY OF HAWAII
PROFESSIONAL ASSEMBLY,

Petitioner,

and

HAWAII GOVERNMENT EMPLOYEES
ASSOCIATION, AFSCME, LOCAL
152, AFL-CIO, and BOARD OF
REGENTS, University of Hawaii,

Intervenors.

CASE NOS.: RA-07-136a
RA-08-136b

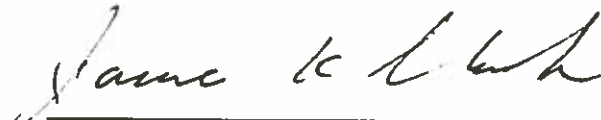
ORDER CONSOLIDATING CASES FOR
DISPOSITION AND GRANTING PETITIONS FOR
INTERVENTION; NOTICE OF RESCHEDULED HEARING

On May 12, 1987, the BOARD OF REGENTS of the University of Hawaii [hereinafter referred to as BOR] filed a Petition for Clarification or Amendment of Appropriate Bargaining Unit with the Hawaii Labor Relations Board [hereinafter referred to as Board], Case Nos. RA-07-134a and RA-08-134b. Similarly, on

Further, YOU ARE HEREBY NOTIFIED that the hearing in this matter as consolidated has been rescheduled for 9:00 a.m., Tuesday, August 25, 1987, in the Board's hearings room, second floor, 550 Halekauwila Street, Honolulu, Hawaii. Other provisions of the notices issued on June 29, 1987 in Case Nos. RA-07-136a and RA-08-136b and on May 22, 1987 in Case Nos. RA-07-134a and RA-08-134b remain applicable.

DATED: Honolulu, Hawaii, July 20, 1987.

HAWAII LABOR RELATIONS BOARD



JAMES K. CLARK, Board Member



JAMES R. CARRAS, Board Member

Copies sent to:

Evelyn Nowaki, UH
T. Anthony Gill, Esq.
Dale Osorno, HGEA
Joyce Najita, IRC

June 9, 1987, the UNIVERSITY OF HAWAII PROFESSIONAL ASSEMBLY [hereinafter referred to as UHPA] filed a Petition for Clarification or Amendment of Appropriate Bargaining Unit with the Board, Case Nos. RA-07-136a and RA-08-136b. Both petitions raised the question of whether three positions in the student admissions office, Position Nos. 83587, 80626 and 81414, should be placed in bargaining unit 7 or bargaining unit 8.

As these petitions involve substantially the same parties and issues, the Board finds that consolidation of the proceedings would be conducive to the proper dispatch of business and the ends of justice and will not unduly delay the proceedings. Pursuant to Administrative Rules § 12-42-8(g)(13), these petitions and the proceedings thereon are hereby consolidated for disposition.

On July 7, 1987, the BOR filed a Petition for Intervention with the Board in Case Nos. RA-07-136a and RA-08-136b. Thereafter, on July 8, 1987, the Hawaii Government Employees Association [hereinafter referred to as HGEA] filed a Petition for Intervention with the Board in Case Nos. RA-07-134a and RA-08-134b.

After a review of the record and petitions, the Board finds that both the BOR and the HGEA alleged a sufficient interest pertinent to the issues presented to be granted intervenor status in the proceedings as consolidated. Pursuant to Administrative Rules § 12-42-8(g)(14), the subject petitions for intervention are hereby granted.