

IN THE SUPREME COURT OF THE STATE OF HAWAII

In the Matter of the
HAWAII COURT RECORDS RULES

AMENDED
ORDER STAYING ENFORCEMENT OF RULE 9,
HAWAII COURT RECORDS RULES FOR CERTAIN CASE TYPES
(By: Recktenwald, C.J., for the court¹)

By letters dated September 14 and September 28, 2010, the Office of the Prosecuting Attorney for the City and County of Honolulu, seeks a stay of enforcement of Rule 9 of the Hawaii Court Records Rules. The letters commit the Office of the Prosecuting Attorney of the City and County of Honolulu to working with impacted agencies and the Judiciary to eventually comply with the rule, but note numerous implementation issues that make present compliance difficult. In light of the commitment and the enumerated implementation issues,

¹ Considered by: Recktenwald, C.J., Nakayama, Acoba, Duffy, JJ., and Intermediate Court of Appeals Chief Judge Nakamura, assigned by reason of vacancy.

IT IS HEREBY ORDERED that enforcement of Rule 9 of the Hawaii Court Records Rules in criminal, traffic, Administrative Driver s License Revocation cases, and juvenile cases that become public record pursuant to section 571-84.6 of the Hawaii Revised Statutes, is stayed until January 1, 2012.

DATED: Honolulu, Hawaii, October 19, 2010.

FOR THE COURT:

Mark E. Reichenwald

Chief Justice

