AFFIDAVIT FOR COLLECTION
OF PERSONAL PROPERTY
OF THE DECEDENT

	0	OF PERSONAL PRO OF THE DECEDI				
THE ESTATE OF	·			DATE OF DEATH		
		DE	ECEASED	RELATIONSHIP OF AFFIANT TO DECEDENT		
STATE OF HAWAII)) SS:)		I			
1. I am the suc	ed affiant, being first duly		-	ertificate is submitted with this		
affidavit. 2. The gross v \$100,000.00		state in this State (exclud	ing the value of me	otor vehicles) does not exceed		
3. No applicati State.	3. No application or petition for the appointment of a personal representative is pending or has been granted in this State.					
	d to payment or delivery 3-1201, as amended, and	1 1 1		nized below by virtue of HRS indicated above.		
5. I have read	and understand HRS Sect	ion 560:3-1202 which is j	printed on the revers	e side of this affidavit.		
6. I make this	affidavit for the purpose of	of collecting the following	g personal property:			
TYPE OR PRINT NAME AND RESIDENCE OF AFFIANT			FFIANT'S SIGNATURE	Continuation page attached.		
TYPE OR PRINT NAME AND RE	SIDENCE OF AFFIANT	A	FFIANT S SIGNATURE			
SUBSCRIBED AND SWORN TO BEFORE ME THIS DATE:	NOTARY PUBLIC	I	MY COMMISSION EXI	PIRES:		
	STATE OF HAWAII					
			SEE FOLLOWING	PAGE		
working with a court progra	im, service or activity, please contact	t the ADA Coordinator at (808) 96	l federal laws, if you require 1-7424, FAX (808) 961-74	a reasonable accommodation for a disability whe 1, or email adarequest@courts.hawaii.gov at leas		
ten (10) working days befor	e your proceeding, hearing or appoi	niment date.				

Hawaii Revised Statutes:

§560:3-1202 Effect of affidavit. The person paying, delivering, transferring, or issuing personal property or the evidence thereof pursuant to affidavit is discharged and released to the same extent as if that person dealt with a personal representative of the decedent. That person is not required to see to the application of the personal property or evidence thereof or to inquire into the truth of any statement in the affidavit. If any person to whom an affidavit is delivered refuses to pay, deliver, transfer, or issue any personal property or evidence thereof, it may be recovered or its payment, delivery, transfer, or issuance compelled upon proof of their right in a proceeding brought for the purpose by or on behalf of the persons entitled thereto. Any person to whom payment, delivery, transfer or issuance is made is answerable and accountable therefor to any personal representative of the estate or to any other person having a superior right. [L 1996, c 288, pt of §1]