A BILL FOR AN ACT

RELATING TO THE LEGISLATURE.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1 SECTION 1. The legislature finds that the house of 2 representatives adopted House Resolution No. 9 (2022) to 3 establish the commission to improve standards of conduct. The 4 resolution requests the commission ensure state laws and rules relating to standards of conduct of public officers and 5 6 employees contain clear standards, enforcement, and penalties 7 and provide recommendations to increase awareness of, compliance 8 with, and deterrent effects of the code of ethics, lobbying 9 laws, campaign finance laws, and other relevant laws and rules. 10 Pursuant to House Resolution No. 9, the commission to 11 improve standards of conduct convened regularly throughout 2022 12 to diligently review, discuss, and consider the issues 13 presented, submitted an interim report to the house of representatives outlining areas of immediate and long-term 14 focus, then continued its work with input from the public and 15 16 invited individuals and agencies to issue a final report with 17 various recommendations and accompanying proposed legislation.

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1	The legislature also finds that the strength and stability
2	of our democratic government rely upon the public's trust in
3	government institutions, including the expectation that officers
4	act ethically with prudence, integrity, and sound judgement.
5	Therefore, an essential goal of the commission was to provide
6	recommendations that would help restore public trust in state
7	government and increase the level of transparency in its
8	operations and accountability of individuals.
9	Accordingly, the purpose of this Act is to implement
10	recommendations of the commission to improve standards of
11	conduct relating to the conduct and operations of the
12	legislature and its members.
13	SECTION 2. The Hawaii Revised Statutes is amended by
14	adding a new chapter to be appropriately designated and to read
15	as follows:
16	"CHAPTER
17	OFFICE OF THE PUBLIC ADVOCATE
18	PART I. GENERAL PROVISIONS
19	§ -1 Definitions. As used in this chapter, unless the
20	context otherwise requires:



1 "Office" means the office of the public advocate 2 established pursuant to section -2. 3 "Public advocate" means the head of the office. -2 Office of the public advocate; establishment. (a) 4 S 5 There is established within the department of the attorney 6 general for administrative purposes only the office of the 7 public advocate. 8 The office shall be headed by the public advocate, who (b) 9 shall be nominated and, by and with the advice and consent of 10 the senate, appointed by the governor; provided that the term of 11 the public advocate shall be coterminous with the term of the 12 governor. 13 § -3 Staff. The public advocate shall hire staff 14 necessary to carry out the purposes of this chapter. The public 15 advocate and employees of the office shall be exempt from 16 chapter 76 and shall not be considered civil service employees 17 but shall be entitled to any employee benefit plan normally inuring to civil service employees. 18 19 -4 Judicial review; immunity. No proceeding or S 20 decision of the public advocate may be reviewed in any court, 21 unless it contravenes the provisions of this chapter. The



public advocate has the same immunities from civil and criminal liability as a judge of this State. The public advocate and the public advocate's staff shall not testify in any court with respect to matters coming to their attention in the exercise or purported exercise of their official duties except as may be necessary to enforce the provisions of this chapter.

7 § -5 Penalty for obstruction. A person who wilfully
8 hinders the lawful actions of the public advocate or the public
9 advocate's staff, or wilfully refuses to comply with their
10 lawful demands, shall be fined no more than \$1,000.

11 PART II. RIGHTS OF THE PUBLIC RELATING TO THE LEGISLATURE 12 § -11 Rights. All persons of the public shall have the 13 following rights:

14 (1)The right to expect that the person's elected state 15 representative or state senator will be treated with 16 fairness, equity, dignity, respect, and inclusion, 17 regardless of seniority, faction, or party; 18 (2) The right to be treated with fairness, equity, 19 dignity, respect, and honesty during public hearings, 20 regardless of their lack of power, status, wealth, or 21 other excuses for unequal treatment. This paragraph,



1		among other things, shall be construed to prohibit
2		retaliation, including the elimination of a specific
3		position from the budget, for any good faith conduct
4		at a public hearing;
5	(3)	The right to provide oral testimony at any public
6		hearing;
7	(4)	The right to publicly inspect written testimony no
8		later than twenty-four hours after the written
9		testimony is submitted;
10	(5)	The right to expect that all members have access to
11		and sufficient time to review all bill drafts and
12		proposed amendments before formally voting on a
13		measure in committee and on the floor;
14	(6)	The right to expect that the original content of a
15		bill is not suddenly and substantially changed without
16		a public hearing on the new content;
17	(7)	The right to expect that legislators have sufficient
18		opportunity for open and honest debate on the merits
19		of a bill and to vote on such merits, rather than
20		burdening the legislative process with multiple

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1		referrals on the bill that would effectively inhibit
2		the opportunity for such debate;
3	(8)	The right to expect that subject matter committees
4		pass bills without deliberate defects, including
5		defective dates, and with recommended appropriation
6		amounts;
7	(9)	The right to expect that standing committees with
8		primary jurisdiction over fiscal matters are not
9		referred bills solely concerning nonfiscal matters;
10	(10)	The right to expect that no bill should die in a
11		conference committee due to the absence of a
12		conference chair;
13	(11)	The right to publicly inspect all official executive
14		communications, such as budgetary information,
15		submitted to the legislature. For purposes of
16		fulfilling this obligation, the respective legislative
17		chamber shall post all official executive
18		communications on the capitol website within a
19		reasonable period of time;
20	(12)	The right to open and transparent decision-making,
21		including the right to hear the rationale for any



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1	(decision made by a committee or committee chairperson,
2	:	such as the deferral or amendment of a bill, in a
3]	public meeting; and
4	(13)	The right to easily inspect drafts of bills submitted
5		to legislators for introduction or amendment,
6	:	including the right to know the identity of the person
7	7	who provided the draft if that person is a member of
8	-	the public or lobbyist.
9	s - :	12 Jurisdiction. The public advocate has
10	jurisdictio	on to investigate violations of rights enumerated
11	under sect	ion -11.
12	\$ -:	13 Procedures; investigation of complaints. (a) The
13	public advo	ocate shall establish procedures for receiving and
14	processing	complaints alleging a violation of a right enumerated
15	under sect	ion -11, conducting investigations, and reporting
16	the public	advocate's findings. However, the public advocate
17	may not le	vy fees for the submission or investigation of
18	complaints	
19	(b)	The public advocate shall investigate any complaint
20	alleging a	violation of a right enumerated under section -11.
21	In an inve	stigation, the public advocate may make inquiries and

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1 obtain information as the public advocate deems appropriate, 2 consult with an appropriate agency with subject matter 3 expertise, and hold private hearings. 4 The public advocate is required to maintain secrecy in (C) 5 respect to all matters and the identities of the complainants or 6 witnesses coming before the public advocate, except so far as 7 disclosures may be necessary to enable the public advocate to 8 carry out the public advocate's duties and powers and to support 9 the public advocate's recommendations. 10 S -14 Powers. Subject to the privileges that witnesses have in the courts of this State, the public advocate may: 11 12 Compel at a specified time and place, by subpoena, the (1) 13 appearance and sworn testimony of any person who the 14 public advocate reasonably believes may be able to 15 give information relating to a matter under 16 investigation; and 17 (2) Compel any person to produce documents, papers, or 18 objects that the public advocate reasonably believes 19 may relate to a matter under investigation. 20 The public advocate may bring suit in an appropriate state court to enforce these powers. 21



\$ -15 Consultation. Before giving any opinion or
 recommendation that is critical of a person and except as
 provided in section -16(c), the public advocate shall consult
 with that person.

\$ -16 Procedure after investigation. (a) After an
investigation, the public advocate shall report the public
advocate's opinion and recommendations to the presiding officer
of the appropriate chamber of the legislature and the
complainant.

10 (b) After a reasonable time has elapsed, the public
11 advocate may present the public advocate's opinion and
12 recommendations to the public. The public advocate shall
13 include with this opinion any reply.

(c) If the public advocate has a reasonable basis to believe that there may be a breach of duty or misconduct by any legislator or employee of the legislature, the public advocate may refer the matter to the appropriate authorities without notice to that person."

19 SECTION 3. There is appropriated out of the general 20 revenues of the State of Hawaii the sum of \$ or so 21 much thereof as may be necessary for fiscal year 2023-2024 and

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1	the same sum or so much thereof as may be necessary for fiscal
2	year 2024-2025 for the purposes of this Act.
3	The sums appropriated shall be expended by the department
4	of the attorney general for the purposes of this Act.
5	SECTION 4. This Act shall take effect on July 1, 2023.
6	

INTRODUCED BY:



Report Title:

Commission to Improve Standards of Conduct; Legislature; Bill of Rights; Public Advocate

Description:

Establishes the office of the public advocate. Establishes rights for members of the public with respect to the conduct and operation of the legislature and its members. Specifies procedures for the investigation and reporting of alleged violations of the rights.

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

