
A BILL FOR AN ACT

RELATING TO THE OFFICE OF INFORMATION PRACTICES.

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

1 SECTION 1. Chapter 92, Hawaii Revised Statutes, is amended
2 by adding to part I a new section to be appropriately designated
3 and to read as follows:

4 "§92- Alternative enforcement by the office of
5 information practices. (a) Upon the filing of a complaint by
6 any person or at the discretion of the director of the office of
7 information practices, the office of information practices shall
8 review or investigate any action of a board for the purpose of:

- 9 (1) Requiring compliance with this part;
10 (2) Preventing violations of this part; or
11 (3) Determining the applicability of this part to actions
12 of the board.

13 (b) If the director determines that a board has violated
14 or will cause a violation of this part, the office of
15 information practices shall, in writing, notify the person who
16 filed the complaint and the board of the decision, the reasons
17 for the decision, and the actions that shall be taken to ensure

1 compliance with or to correct the violation of this part. If
2 the decision is that the board has not violated or will not
3 cause a violation of this part, the office of information
4 practices shall, in writing, notify the person who filed a
5 complaint and the board of the decision, the reasons for the
6 decision, and the person's right to bring a judicial action
7 under section 92-12(c).

8 (c) The director may apply to the circuit court for an
9 order to enforce the provisions of the decision made pursuant to
10 this section. A proceeding to enforce the decision shall be
11 commenced within ninety days of the action of the board.

12 (d) Submission of a complaint or initiation of an
13 investigation under this section shall not prejudice a person's
14 right to bring a judicial action under section 92-12."

15 SECTION 2. Chapter 92, Hawaii Revised Statutes, is amended
16 by adding to part I a new section to be appropriately designated
17 and to read as follows:

18 **"§92- Notice to the office of information practices.**
19 Whenever a civil action is brought pursuant to this part, or is
20 based upon, related to, or grounded upon any provision of this
21 part, the plaintiff shall notify the office of information

1 practices of the filing by delivering a file-stamped copy of the
2 complaint to the office of information practices."

3 SECTION 3. Section 92-1.5, Hawaii Revised Statutes, is
4 amended to read as follows:

5 "[~~f~~]**\$92-1.5**[~~t~~] **Administration of this part.** The director
6 of the office of information practices shall administer this
7 part. The director [~~shall establish procedures for filing and~~
8 ~~responding to complaints filed by any person concerning the~~
9 ~~failure of any board to comply with this part. The director of~~
10 ~~the office of information practices shall submit an annual~~
11 ~~report of these complaints along with final resolution of~~
12 ~~complaints, and other statistical data to the legislature, no~~
13 ~~later than twenty days prior to the convening of each regular~~
14 ~~session.~~]:

15 (1) Shall, upon the filing of a complaint by any person
16 alleging the failure of a board to comply with this
17 part, review the allegations and determine whether the
18 board has satisfied the requirements of this part;
19 provided that any review shall not be a contested case
20 under chapter 91 and shall not preclude the
21 complainant or any other person from filing suit or
22 initiating a civil action under this part;

- 1 (2) Upon request by a board, shall provide and make public
2 advisory guidelines, opinions, or other information
3 concerning that board's functions and responsibilities
4 under this part;
- 5 (3) Upon request by any person, may provide advisory
6 opinions or other information regarding that person's
7 rights and the functions and responsibilities of
8 boards under this part;
- 9 (4) May conduct inquiries regarding compliance by a board
10 and investigate possible violations under this part;
- 11 (5) May examine the records and make inquiries of any
12 board for the purpose of paragraph (4) and seek to
13 enforce that power in the courts of this State;
- 14 (6) May recommend disciplinary action to the appointing
15 authority of a board for violations of this part;
- 16 (7) Shall receive complaints from and actively solicit the
17 comments of the public regarding the implementation of
18 this part;
- 19 (8) May review the official acts, records, policies, and
20 procedures of a board under this part;
- 21 (9) Shall assist boards in complying with the provisions
22 of this part;

- 1 (10) Shall have standing to appear in civil actions
2 relating to the application of this part;
- 3 (11) May commence a proceeding in circuit court to enforce
4 a decision made pursuant to this part; and
- 5 (12) Shall report annually to the governor and the
6 legislature on the activities and findings of the
7 office of information practices."

8 SECTION 4. Section 92-12, Hawaii Revised Statutes, is
9 amended to read as follows:

10 "**§92-12 Enforcement.** (a) The attorney general and the
11 prosecuting attorney shall enforce [~~this part.~~] section 92-13.

12 (b) The circuit courts of the State shall have
13 jurisdiction to enforce the provisions of this part by
14 injunction or other appropriate remedy.

15 (c) Any person may commence a suit in the circuit court of
16 the circuit in which a prohibited act occurs for the purpose of
17 requiring compliance with or preventing violations of this part
18 or to determine the applicability of this part to [~~discussions~~
19 ~~or decisions of the public body.~~] actions of the board. The
20 court may order payment of reasonable attorney fees and costs to
21 the prevailing party in a suit brought under this section.

1 (d) The proceedings for review shall not stay the
2 enforcement of any [~~agency~~] board decisions; but the reviewing
3 court may order a stay if the following criteria have been met:

4 (1) There is likelihood that the party bringing the action
5 will prevail on the merits;

6 (2) Irreparable damage will result if a stay is not
7 ordered;

8 (3) No irreparable damage to the public will result from
9 the stay order; and

10 (4) Public interest will be served by the stay order."

11 SECTION 5. Statutory material to be repealed is bracketed
12 and stricken. New statutory material is underscored.

13 SECTION 6. This Act shall take effect upon its approval.

14
15 INTRODUCED BY: Calvin K. Ay
16 BY REQUEST

JAN 22 2007

HB 1292

JUSTIFICATION SHEET

DEPARTMENT: OFFICE OF THE LIEUTENANT GOVERNOR,
OFFICE OF INFORMATION PRACTICES

TITLE: A BILL FOR AN ACT RELATING TO THE OFFICE OF
INFORMATION PRACTICES.

PURPOSE: To make the powers and duties of the Office of
Information Practices (OIP) in administering
part I of chapter 92, Hawaii Revised Statutes
(Sunshine Law), consistent with its powers and
duties in administering chapter 92F, HRS, the
Hawaii Uniform Information Practices Act
(Modified) (UIPA); in particular, giving OIP the
ability to render decisions, making compliance
by boards mandatory, and, if necessary, allowing
OIP to obtain court enforcement of its
decisions.

To provide to the public a convenient, timely,
and optional alternative to bringing an action
in court to require compliance with or prevent
violation of the Sunshine Law or to determine
the applicability of the statute's provisions to
the actions of a board.

To require that notice be given to OIP of any
civil lawsuit related to the Sunshine Law and to
allow OIP to intervene in such action.

MEANS: Add two new sections to part I of chapter 92 and
amend sections 92-1.5 and 92-12, Hawaii Revised
Statutes (HRS).

JUSTIFICATION: Pursuant to sections 92-1.5 and 92F-42(18), HRS,
the Legislature has charged OIP generally with
the administration of the Sunshine Law. The
Legislature did not, however, provide specific
powers and duties to OIP as it did under the
UIPA. This bill will make the powers and duties
of OIP consistent under both statutes.

Further, the Legislature assigned the
responsibility of administration of the Sunshine
Law to OIP in 1998, but left enforcement to the

Attorney General, the prosecuting attorney, and the public serving as a private attorney general. Giving OIP the ability to enforce the Sunshine Law would be consistent with the Legislature's transfer of responsibility for the statute's administration to OIP and would give OIP the means to fully carry out that function.

At present, OIP issues opinions regarding the Sunshine Law, but has no means to enforce those opinions. The proposed amendments to the statute will increase OIP's ability to gain compliance with the Sunshine Law by authorizing OIP to render decisions under the Sunshine Law, by making board compliance with OIP's decisions mandatory, and by giving OIP the ability, if necessary, to obtain a court judgment to enforce its decisions.

Impact on the public: This bill will give the public an administrative avenue of recourse. It will allow the public to rely upon OIP to enforce compliance with the Sunshine Law instead of requiring individual members of the public to expend the time, effort, and cost of bringing an action in court. The result will be better compliance with the Sunshine Law allowing the public to better participate in and scrutinize government.

This bill will also remove the confusion and frustration the public often expresses to OIP over OIP's lack of enforcement powers.

This bill will require members of the public to give OIP notice of any action filed that concerns the Sunshine Law.

Impact on the department and other agencies: The bill will give OIP the means to carry out its administrative functions with a possible increase in its workload if it is required to seek judicial enforcement of its decisions.

This bill will have no effect on boards that currently comply with OIP's opinions. For those boards that do not, they will now be expressly

HB 1392

required to comply and may be subject to a court order to do so.

This bill will free the Attorney General from the civil enforcement responsibilities being given to OIP under this bill.

GENERAL FUND: None.

OTHER FUNDS: Expenses incurred by OIP when filing suit in circuit court to enforce its decisions.

PPBS PROGRAM
DESIGNATION: None.

OTHER AFFECTED
AGENCIES: All state and county boards.

EFFECTIVE DATE: Upon approval.