A BILL FOR AN ACT

RELATING TO THE MILITARY.

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

- 1 SECTION 1. The legislature recognizes that the terrorist
- attacks of September 11, 2001, continue to have repercussions 2
- 3 today. Thousands of military service members are still being
- 4 deployed to volatile areas of the world, many of whom have
- already completed one tour of duty. In the ten years since the 5
- September 11 terrorist attacks, millions of American troops have 6
- been ordered overseas and thousands of soldiers from the 7
- Schofield Barracks-based 25th infantry division have been 8
- 9 deployed to Iraq and Afghanistan.
- 10 In addition, thousands of Hawaii national guard members and
- Army reservists based in Hawaii have been activated, the effects 11
- of which are substantial. Although national guardsmen and **12**
- reservists recognize their duty and serve their nation 13
- willingly, the disruption to their personal and professional 14
- lives cannot be denied. Individuals from all walks of life--15
- from college students and engineers to physicians and public 16
- servants -- are plucked from their daily routines and sent 17
- 18 overseas into hostile conditions.





- 1 As a beneficiary of their courageous and dedicated service, 2 the State bears a special responsibility to its citizen-soldiers 3 in the reserves and national guard. In particular, active-duty reservists and national guardsmen who wish to run for elected 4 5 office should be allowed to file nomination papers and take 6 their oaths by mail. 7 The purpose of this Act is to ableviate the burden of 8 requiring these citizen-soldiers who choose to be candidates for 9 elected office to file nomination papers and take their oaths in **10** person. 11 SECTION 2. Section 12-3, Hawaii Revised Statutes, is 12 amended to read as follows: 13 "\$12-3 Nomination paper; format; limitations. (a) No 14 candidate's name shall be printed upon any official ballot to be 15 used at any primary, special primary, or special election unless 16 a nomination paper was filed in the candidate's behalf and in 17 the name by which the candidate is commonly known. 18 nomination paper shall be in a form prescribed and provided by 19 the chief election officer containing substantially the 20 following information:
- (1) A statement by the registered voters signing the formthat they are eligible to vote for the candidate;

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1	(2)	A statement by the registered voters signing the form
2		that they nominate the candidate for the office
3		identified on the nomination paper issued to the
4		candidate;
5	(3)	The residence address and county in which the

- (3) The residence address and county in which the candidate resides;
- (4) The legal name of the candidate, the name by which the candidate is commonly known, if different, the office for which the candidate is running, and the candidate's party affiliation or nonpartisanship; all of which are to be placed on the nomination paper by the chief election officer or the clerk prior to releasing the form to the candidate;
 - (5) Space for the name, signature, date of birth, last four digits of the social security number, and residence address of each registered voter signing the form, and other information as determined by the chief election officer; provided that no more than the last four digits of a voter's social security number shall be required;
- (6) A sworn certification by self-subscribing oath by the candidate that the candidate qualifies under the law

1		for the office the candidate is seeking and that the	
2		candidate has determined that, except for the	
3		information provided by the registered voters signing	
4		the nomination papers, all of the information on the	
5		nomination papers is true and correct;	
6	(7)	A sworn certification by self-subscribing oath by a	
7		party candidate that the candidate is a member of the	
8	•	party;	
9	(8)	A sworn certification by self-subscribing oath, where	
10		applicable, by the candidate that the candidate has	
11	·	complied with the provisions of article II, section 7,	
12		of the Constitution of the State of Hawaii;	
13	(9)	A sworn certification by self-subscribing oath by the	
14		candidate that the candidate is in compliance with	
15	•	section 831-2, dealing with felons, and is eligible to	
16	*	run for office; and	
17	(10)	The name the candidate wishes printed on the ballot	
18		and the mailing address of the candidate.	
19	(b)	Signatures of registered voters shall not be counted,	
20	unless th	ey are upon the nomination paper having the format set	
21	forth above, written or printed thereon, and if there are		
22	separate	sheets to be attached to the nomination paper, the	

- 1 sheets shall have the name of the candidate, the candidate's
- 2 party affiliation or nonpartisanship, and the office and
- 3 district for which the candidate is running placed thereon by
- 4 the chief election officer or the clerk. The nomination paper
- 5 and separate sheets shall be provided by the chief election
- 6 officer or the clerk.
- 7 (c) Nomination papers shall not be filed in behalf of any
- 8 person for more than one party or for more than one office; nor
- 9 shall any person file nomination papers both as a party
- 10 candidate and as a nonpartisan candidate.
- 11 (d) The office and district for which the candidate is
- 12 running, the candidate's name, and the candidate's party
- 13 affiliation or nonpartisanship may not be changed from that
- 14 indicated on the nomination paper and separate sheets. If the
- 15 candidate wishes to run for an office or district different from
- 16 that for which the nomination paper states or under a different
- 17 party affiliation or nonpartisanship, the candidate may request
- 18 the appropriate nomination paper from the chief election officer
- 19 or clerk and have it signed by the required number of registered
- 20 voters.
- 21 (e) Nomination papers that contain alterations or changes
- 22 made by anyone other than the chief election officer or the



- 1 clerk to the candidate's information, the candidate's party
- 2 affiliation or nonpartisanship, the office to which the
- 3 candidate seeks nomination, or the oath of loyalty or
- 4 affirmation, after the nomination paper was issued by the chief
- 5 election officer or clerk, shall be void and will not be
- 6 accepted for filing by the chief election officer or clerk.
- 7 (f) Nomination papers [which] that are incomplete and do
- 8 not contain all of the certifications, signatures, and
- 9 requirements of this section shall be void and will not be
- 10 accepted for filing by the chief election officer or clerk.
- 11 (g) Members of the reserves or national guard called to
- 12 active service shall be permitted to fulfill the requirements of
- 13 this section by registered or certified mail, return receipt
- 14 requested."
- 15 SECTION 3. Section 12-6, Hawaii Revised Statutes, is
- 16 amended to read as follows:
- 17 "\$12-6 Nomination papers: time for filing; fees. (a)
- 18 For members of Congress, state offices, county offices, and the
- 19 board of trustees for the office of Hawaiian affairs, nomination
- 20 papers shall be filed with the chief election officer, or clerk
- 21 in case of county offices, not later than 4:30 p.m. on the first
- 22 Tuesday in June. However, in the event of a special primary or



- 1 special election, the filing deadline shall be determined in the
- 2 proclamation that is issued calling for the election as provided
- 3 for by state law or county charter. A state candidate from the
- 4 counties of Hawaii, Maui, and Kauai may file the declaration of
- 5 candidacy with the respective clerk. The clerk shall transmit
- 6 to the office of the chief election officer the state
- 7 candidate's declaration of candidacy without delay.
- 8 (b) If after the close of filing there are no candidates
- 9 who have filed nomination papers for an elective office for the
- 10 primary, special primary, or any special election held in
- 11 conjunction with the primary election, the chief election
- 12 officer or clerk, in the case of a county election, shall accept
- 13 nomination papers for that office until 4:30 p.m. on the tenth
- 14 day after the original close of filing.
- [f](c)[f] There shall be deposited with each nomination
- 16 paper a filing fee on account of the expenses attending the
- 17 holding of the primary, special primary, or special election
- 18 [which] that shall be paid into the treasury of the State, or
- 19 county, as the case may be, as a realization:
- 20 (1) For United States senators and United States
- 21 representatives--\$75;
- 22 (2) For governor and lieutenant governor--\$750;

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              For mayor--$500; and
         (3)
 2
         (4) For all other offices--$250.
         [+](d)[+] Upon the receipt by the chief election officer
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    or the clerk of the nomination paper of a candidate, the day,
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    hour, and minute when it was received shall be endorsed thereon.
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         (e) Upon the showing of a certified copy of an affidavit
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    [which] that has been filed with the campaign spending
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    commission pursuant to section 11-423 by a candidate who has
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    voluntarily agreed to abide by spending limits, the chief
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    election officer or clerk shall discount the filing fee of the
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    candidate by the following amounts:
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              For the office of governor and lieutenant governor--
         (1)
13
              $675;
14
         (2)
              For the office of mayor--$450; and
15
         (3)
              For all other offices--$225.
         [+](f)[+] The chief election officer or clerk shall waive
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    the filing fee in the case of a person who declares, by
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    affidavit, that the person is indigent and who has filed a
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    petition signed by currently registered voters who constitute at
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    least one-half of one per cent of the total voters registered at
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    the last preceding general election in the respective district
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    or districts [which] that correspond to the specific office for
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- 1 which the indigent person is a candidate. This petition shall
- 2 be submitted on the form prescribed and provided by the chief
- 3 election officer together with the nomination paper required by
- 4 this chapter.
- 5 (g) Members of the reserves or national guard called to
- 6 active service shall be permitted to fulfill the requirements of
- 7 this section by registered or certified mail, return receipt
- 8 requested."
- 9 SECTION 4. Section 12-7, Hawaii Revised Statutes, is
- 10 amended to read as follows:
- 11 "\$12-7 Filing of oath. (a) The name of no candidate for
- 12 any office shall be printed upon any official ballot, in any
- 13 election, unless the candidate shall have taken and subscribed
- 14 to the following written oath or affirmation, and filed the oath
- 15 with the candidate's nomination papers.
- 16 The written oath or affirmation shall be in the following
- 17 form:
- "I,...., do solemnly swear and declare, on oath
- 19 that if elected to office I will support and defend the
- 20 Constitution and laws of the United States of America, and the
- 21 Constitution and laws of the State of Hawaii, and will bear true
- 22 faith and allegiance to the same; that if elected I will



- 1 faithfully discharge my duties as.... (name of 2 office).....to the best of my ability; that I take this obligation freely, without any mental reservation or 3 4 purpose of evasion; So help me God." 5 Upon being satisfied as to the sincerity of any person 6 claiming that the person is unwilling to take the above prescribed oath only because the person is unwilling to be 7 8 sworn, the person may be permitted, in lieu of the oath, to make 9 the person's solemn affirmation which shall be in the same form 10 as the oath except that the words "sincerely and truly affirm" 11 shall be substituted for the word "swear" and the phrases "on 12 oath" and "So help me God" shall be omitted. [Such] The affirmation shall be of the same force and effect as the 13 14 prescribed oath. 15 The oath or affirmation shall be subscribed before the 16 officer administering the same, who shall endorse thereon the fact that the oath was subscribed and sworn to or the 17 18 affirmation was made together with the date thereof and affix 19 the seal of the officer's office or of the court of which the
- It shall be the duty of every notary public or other public officer by law authorized to administer oaths to administer the



officer is a judge or clerk.

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- 1 oath or affirmation prescribed by this section and to furnish
- 2 the required endorsement and authentication.
- 3 (b) Members of the reserves or national guard called to
- 4 active service shall be permitted to fulfill the requirements of
- 5 this section by registered or certified mail, return receipt
- 6 requested."

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- 7 SECTION 5. Statutory material to be repealed is bracketed
- 8 and stricken. New statutory material is underscored.
- 9 SECTION 6. This Act shall take effect upon its approval;
- 10 provided that section 3 shall take effect on July 1, 2011.

INTRODUCED BY:

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Report Title:

Reservists and National Guardsmen; Nomination Papers and Oaths

Description:

Allows reservists and national guard members in active service who desire to run for office to file nomination papers and take their oaths by mail.

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