A BILL FOR AN ACT

RELATING TO VETERANS.

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

1	SECTION 1. Section 363-5, Hawaii Revised Statutes, is
2	amended to read as follows:
3	"§363-5 Councils' responsibility; burial of [servicemen,]
4.	service members, veterans, and dependents. The councils of the
5	counties of Hawaii, Kauai, and Maui shall each provide for the
6	establishment of the veterans cemetery or cemeteries to be
7	located within their respective counties, which includes
8	grading, filling, leveling, platting, paving of roadways and
9	walks, installation of curbs, building of fences, planting of
10	grass, trees and shrubs, erection of memorial buildings and
11	monuments, and building of other necessary or convenient
12	structures, and shall make provisions for the maintenance and
13	upkeep of [such] the cemetery or cemeteries. The councils shall
14	each provide for the interment of the remains, of:
15	(1) [residents or former residents of their respective
16	counties] Service members who died while in the armed
17	forces of the United States[, and];

1	(2)	[of nonorably discharged] Eligible veterans [of the
2		armed forces of the United States with either
3		peacetime or wartime service and who are residents of
4		their respective counties at the time of death, or who
5		were former residents, and] who entered military
6		service after September 7, 1980, as an enlisted
7		person, or after October 16, 1980, as an officer, and
8		served a minimum of twenty-four continuous months or
9		the full period for which the person was called to
10		active duty, as in the case of a reservist;
11	(3)	[of the widows, widowers, or minor children of such
12		deceased servicemen or veterans, and] Eligible
13		veterans who were discharged under conditions other
14		than dishonorable of the armed forces of the United
15		States with either peacetime or wartime service; and
16	(4)	[of the] The wife, husband, or minor children, and
17		unmarried disabled adult children, who predecease a
18		[serviceman] service member or veteran who would be
19		[himself] entitled to interment, [provided that he
20		must subscribe to a statement that he himself will be
21		so] are eligible to be interred in [the same] in any

- 1 state veterans cemetery[; and provided further that as 2 to former residents, the]. 3 The cost of transportation of the remains to the county of 4 interment shall be borne by the family or estate of the 5 deceased." 6 SECTION 2. Section 363-7, Hawaii Revised Statutes, is 7 repealed. 8 [* \$363-7 Burial of nonresident servicemen and dependents. 9 Any law to the contrary notwithstanding the remains of 10 nonresident servicemen or nonresident honorably discharged 11 veterans of the armed forces of the United States, and the 12 remains of the widows, widowers, or minor children of the 13 deceased servicemen or veterans, or the remains of the wives, 14 husbands, or minor children who predecease the servicemen or 15 veterans, may, at the discretion of the legislative bodies of 16 the respective counties, be interred in the cemetery or 17 cemeteries as established herein."] 18 SECTION 3. Statutory material to be repealed is bracketed 19 and stricken. New statutory material is underscored. 20 SECTION 4. This Act shall take effect upon its approval.
 - HB1974 HD1 HMS 2012-2009

Report Title:

Armed Services; Veterans; Burial

Description:

Removes the residency requirements for the burial of members of the armed services and their dependents in veterans cemeteries. Establishes criteria consistent with the United States Department of Veterans Affairs eligibility requirements for burial in a national cemetery. (HB1974 HD1)

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