

NEIL ABERCROMBIE GOVERNOR

GOV. MSG. NO. 1231

June 24, 2014

The Honorable Donna Mercado Kim,
President
and Members of the Senate
Twenty-Seventh State Legislature
State Capitol, Room 409
Honolulu, Hawaii 96813

The Honorable Joseph M. Souki, Speaker and Members of the House of Representatives Twenty-Seventh State Legislature State Capitol, Room 431 Honolulu, Hawaii 96813

Dear President Kim, Speaker Souki, and Members of the Legislature:

This is to inform you that on June 24, 2014, the following bill was signed into law:

HB452 HD1 SD1 CD1

RELATING TO ELECTION FRAUDS **ACT 128 (14)**

NEIL ABERCROMBIE Governor, State of Hawaii Approved by the Governor
on _____JUN 2 4 2014
HOUSE OF REPRESENTATIVES
TWENTY-SEVENTH LEGISLATURE, 2013
STATE OF HAWAII

ACT 128 H.B. NO. H.D. 1 S.D. 1 C.D. 1

A BILL FOR AN ACT

RELATING TO ELECTION FRAUDS.

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

- SECTION 1. The legislature finds that in recent elections, 1 2 attempts may have been made in several states to prevent 3 registered voters from lawfully voting through the provision of false information regarding the time and place voting was to 4 5 occur. For example, in Virginia, Indiana, and Florida, there were reports of elderly voters receiving phone calls telling 6 them they did not have to go to the polls to vote, but could 7 tell the caller their vote instead. In Delaware and 8 Pennsylvania, voters were reportedly told photo identification 9 10 was required to vote when Delaware has no such law and 11 litigation has postponed Pennsylvania's law from taking effect 12 until 2013. In addition, a mass mailing of fake letters 13 questioning voters' citizenship was investigated. The letter 14 purportedly written on the falsified letterhead of a local 15 county's supervisor of elections told recipients to fill out a 16 "voter eligibility form," including their social security and 17 driver's license number, and return the form within fifteen days 18 or be purged from voter rolls.
 - HB452 CD1 HMS 2014-3280

H.B. NO. H.D. 1 S.D. 1 C.D. 1

1	The	legislature further finds that such efforts discourage
2	electoral	participation and undermine the democratic process.
3	Therefore	, the purpose of this Act is to:
4	(1)	Deem any person who knowingly broadcasts, televises,
5		circulates, publishes, distributes, or otherwise
6		communicates false information about the time, date,
7		place, or means of voting, guilty of an election
8		fraud; and
9	(2)	Make conforming amendments to clarify that
10		advertisements shall not contain false information
11		about the time, date, place, or means of voting.
12	SECT	ION 2. Section 11-391, Hawaii Revised Statutes, is
13	amended to	o read as follows:
14	" (+];	\$11-391[] Advertisements. (a) Any advertisement
15	that is b	roadcast, televised, circulated, published,
16	distribute	ed, or otherwise communicated, including by electronic
17	means, sha	all [contain]:
18	(1)	[The] Contain the name and address of the candidate,
19		candidate committee, noncandidate committee, or other
20		person paying for the advertisement; [and]
21	(2)	[A] Contain a notice in a prominent location stating
22		either that:

HB452 CD1 HMS 2014-3280

H.B. NO. 452 H.D. 1 S.D. 1

1	(A) The advertisement [is published, broadcast,
2	televised, or circulated with] has the approval
3	and authority of the candidate; provided that an
4	advertisement paid for by a candidate, candidate
5	committee, or ballot issue committee does not
6	need to include the notice; or
7	(B) The advertisement [is published, broadcast,
8	televised, or circulated without the approval and
9	authority of] has not been approved by the
10	candidate[-]; and
11	(3) Not contain false information about the time, date,
12	place, or means of voting.
13	(b) The fine for violation of this section, if assessed by
14	the commission, shall not exceed \$25 for each advertisement that
15	lacks the information required by this section or provides
16	prohibited information, and shall not exceed an aggregate amount
17	of \$5,000."
18	SECTION 3. Section 19-3, Hawaii Revised Statutes, is
19	amended to read as follows:
20	"§19-3 Election frauds. The following persons shall be
21	deemed guilty of an election fraud:

(1)	Every person who, directly or indirectly, personally
	or through another, gives, procures, or lends, or
	agrees or offers to give, procure, or lend, or who
	endeavors to procure, any money or office or place of
	employment or valuable consideration to or for any
•	elector, or to or for any person for an elector, or to
	or for any person in order to induce any elector to
	vote or refrain from voting, or to vote or refrain
	from voting for any particular person or party, or who
	does any such act on account of any person having
	voted or refrained from voting for any particular
	person at any election;

(2) Every person who advances or pays, or causes to be paid, any money to, or to the use of, any other person, with the intent that the money, or any part thereof, shall be expended in bribery at any election, or for any purpose connected with or incidental to any election; or who knowingly pays or causes to be paid any money to any person in the discharge or repayment of any money wholly or partly expended in bribery at any election, or for any purpose connected with or incidental to any election;

H.B. NO. 452 H.D. 1 S.D. 1

1	(3)	Every elector who, before, during, or after any
2		election, directly or indirectly, personally or
3		through another, receives, agrees, or contracts for
4		any money, gift, loan, or valuable consideration,
5		office, place, or employment for oneself or any other
6		person for voting or agreeing to vote, or for
7		refraining to vote or agreeing to refrain from voting,
3		or for voting or refraining to vote for any particular
•		person or party;

or through another, makes use of, or threatens to make use of, any force, violence, or restraint; or inflicts or threatens to inflict any injury, damage, or loss in any manner, or in any way practices intimidation upon or against any person in order to induce or compel the person to vote or refrain from voting, or to vote or refrain from voting for any particular person or party, at any election, or on account of the person having voted or refrained from voting for any particular person or party; or who by abduction, distress, or any device or

H.B. NO. 452 H.D. 1 S.D. 1

1		contrivance impedes, prevents, or otherwise interferes
2		with the free exercise of the elective franchise;
3	(5)	Every person who, at any election, votes or attempts
4		to vote in the name of any other person, living or
5		dead, or in some fictitious name, or who, having once
6 .		voted, votes or attempts to vote again, or knowingly
7		gives or attempts to give more than one ballot for the
8		same office at one time of voting;
9	(6)	Every person who, before or during an election,
10		knowingly publishes a false statement of the
11		withdrawal of any candidate at the election;
12	(7)	Every person who induces or procures any person to
13		withdraw from being a candidate at an election in
14		consideration of any payment or gift or valuable
15		consideration; or of any threat; and every candidate
16		who withdraws from being a candidate in pursuance of
17		such inducement or procurement;
18	(8)	Every public officer by law required to do or perform
19		any act or thing with reference to any of the
20		provisions in any law concerning elections who
21		wilfully fails, neglects, or refuses to do or perform

H.B. NO. 452 H.D. 1 S.D. 1

1		the same, or who is guilty of any wilful violation of
2		any of the provisions thereof;
3	(9)	Any person wilfully tampering or attempting to tamper
4		with, disarrange, deface, or impair in any manner
5		whatsoever, or destroy any voting machine while the
6		same is in use at any election, or who, after the
7		machine is locked in order to preserve the
8		registration or record of any election made by the
9		same, tampers or attempts to tamper with any voting
10		machine;
11	(10)	Every person who, directly or indirectly, personally
12		or through another, wilfully designs, alters,
13		accesses, or programs any electronic voting system to
14		cause the system to inaccurately record, tally, or
15		report votes cast on the electronic voting system;
16		[and]
17	(11)	Every person who assists a voter in the completion of
18		a ballot in violation of section 11-139[+]; and
19	(12)	Every person who knowingly broadcasts, televises,
20		circulates, publishes, distributes, or otherwise
21		communicates, including by electronic means or
22	•	advertisement, false information about the time, date,

H.B. NO. 452 S.D. 1

1	place, or means of voting with the purpose of
2	impeding, preventing, or otherwise interfering with
3	the free exercise of the elective franchise."
4	SECTION 4. Act 112, Session Laws of Hawaii 2013, is
5	amended by repealing section 10.
6	["SECTION 10. Section 11-391, Hawaii Revised-Statutes, is
7	amended by amending subsection (a) to read as follows:
8	"(a) Any advertisement that is broadcast, televised,
9	circulated, or published, including by electronic means, shall
10	contain:
11	(1) The name and address of the candidate, candidate
12	committee, noncandidate committee, or other person
13	paying for the advertisement; and
14	(2) A notice in a prominent location stating either that:
15	(A) The advertisement has the approval and authority
16	of the candidate; provided that an advertisement
17	paid for by a candidate, candidate committee, or
18	ballot issue committee does not need to include
19	the notice; or
20	(B) The advertisement has not been approved by the
21	candidate.*]

- SECTION 5. This Act does not affect rights and duties that 1
- 2 matured, penalties that were incurred, and proceedings that were
- 3 begun before its effective date.
- SECTION 6. Statutory material to be repealed is bracketed 4
- 5 and stricken. New statutory material is underscored.
- SECTION 7. This Act shall take effect upon its approval. 6

APPROVED this 2 4 day of JUN , 2014

GOVERNOR OF THE STATE OF HAWAII