HOUSE OF REPRESENTATIVES TWENTY-SEVENTH LEGISLATURE, 2013 STATE OF HAWAII

H.B. NO. 195

A BILL FOR AN ACT

RELATING TO ELECTIONS.

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

1	SECTION 1. Section 11-1, Hawaii Revised Statutes, is
2	amended by deleting the definition of "chief election officer":
3	[""Chief-election-officer", the individual appointed by the
4	elections commission pursuant to section 11-1.6 to supervise
5	state-elections."]
6	SECTION 2. Section 11-5, Hawaii Revised Statutes, is
7	amended to read as follows:
8	"§11-5 Employees. (a) [Pursuant to section 11-1.55, the
9	chief election officer] The lieutenant governor may employ a
10	staff to support the supervision of elections with or without
11	regard to chapter 76 at the discretion of the [chief election
12	officer,] lieutenant governor and without regard to chapter 89
13	and section 28-8.3. The [office of elections] staff may:
14	(1) Supervise state elections;
15	(2) Maximize registration of eligible voters throughout
16	the State;
17	(3) Maintain data concerning registered voters, elections,
18	apportionment, and districting; and

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HB LRB 13-0777.doc

H.B. NO. 1195

(4) Perform other duties as prescribed by law.
 The [chief election officer] lieutenant governor or county clerk
 may employ precinct officials and other election employees as
 the [chief election officer] lieutenant governor or county clerk
 may find necessary, none of whom shall be subject to chapters 76
 and 89.

7 Notwithstanding chapters 103 and 103D, the [chief (b) election officer] lieutenant governor may contract with 8 9 community organizations, school booster clubs, and nonprofit 10 organizations for the provision and compensation of precinct 11 officials and other election related personnel, services, and 12 activities; provided that to be eligible to enter into a 13 contract, the organization or club shall have received a tax 14 clearance certificate from the department of taxation and shall 15 not be a political action committee or organized for a political 16 purpose."

SECTION 3. Section 25-1, Hawaii Revised Statutes, is amended by amending subsections (b) and (c) to read as follows: "(b) The reapportionment commission shall be placed within the office of [elections] the lieutenant governor for administrative purposes only.

HB LRB 13-0777.doc

1	(c) In each regular session of the legislature that
2	immediately precedes a reapportionment year, the [chief election
3	officer] lieutenant governor shall request an appropriation that
4	is separate from the office of [elections'] <u>the lieutenant</u>
5	governor's operating budget and sufficient to enable the
6	commission to carry out its duties, to be effective in the year
7	in which the reapportionment commission is constituted."
8	SECTION 4. Section 26-1, Hawaii Revised Statutes, is
9	amended by amending subsection (a) to read as follows:
10	"(a) Except as otherwise provided by law, the lieutenant
11	governor is designated the secretary of state for
12	intergovernmental relations and shall perform the duties and
13	functions heretofore exercised by the secretary of Hawaii. The
14	duties and functions shall include, but not be limited to,
15	supervision of elections, recordation of all legislative and
16	gubernatorial acts, certification of state documents, and
17	maintenance of an official file of rules adopted by state
18	departments as provided in chapter 91. The lieutenant governor
19	may employ staff as necessary without regard to chapter 76."
20	SECTION 5. Section 28-8.3, Hawaii Revised Statutes, is
21	amended by amending subsection (a) to read as follows:



1	"(a)	No department of the State other than the attorney
2	general m	ay employ or retain any attorney, by contract or
3	otherwise	, for the purpose of representing the State or the
4	departmen	t in any litigation, rendering legal counsel to the
5	departmen	t, or drafting legal documents for the department;
6	provided	that the foregoing provision shall not apply to the
7	employmen	t or retention of attorneys:
8	(1)	By the public utilities commission, the labor and
9		industrial relations appeals board, and the Hawaii
10		labor relations board;
11	· (2)	By any court or judicial or legislative office of the
12		State; provided that if the attorney general is
13		requested to provide representation to a court or
14		judicial office by the chief justice or the chief
15		justice's designee, or to a legislative office by the
16		speaker of the house of representatives and the
17		president of the senate jointly, and the attorney
18		general declines to provide such representation on the
19		grounds of conflict of interest, the attorney general
20		shall retain an attorney for the court, judicial, or
21		legislative office, subject to approval by the court,
22		judicial, or legislative office;



1	(3)	By the legislative reference bureau;
2	(4)	By any compilation commission that may be constituted
3		from time to time;
4	(5)	By the real estate commission for any action involving
5		the real estate recovery fund;
6	(6)	By the contractors license board for any action
7		involving the contractors recovery fund;
8	(7)	By the office of Hawaiian affairs;
9	(8)	By the department of commerce and consumer affairs for
10		the enforcement of violations of chapters 480 and
11		485A;
1 2	(9)	As grand jury counsel;
12 13	(9) (10)	As grand jury counsel; By the Hawaiian home lands trust individual claims
13	(10)	By the Hawaiian home lands trust individual claims
13 14	(10)	By the Hawaiian home lands trust individual claims review panel;
13 14 15	(10)	By the Hawaiian home lands trust individual claims review panel; By the Hawaii health systems corporation, or its
13 14 15 16	(10)	By the Hawaiian home lands trust individual claims review panel; By the Hawaii health systems corporation, or its regional system boards, or any of their facilities;
13 14 15 16 17	(10) (11) (12)	By the Hawaiian home lands trust individual claims review panel; By the Hawaii health systems corporation, or its regional system boards, or any of their facilities; By the auditor;
13 14 15 16 17 18	 (10) (11) (12) (13) 	By the Hawaiian home lands trust individual claims review panel; By the Hawaii health systems corporation, or its regional system boards, or any of their facilities; By the auditor; By the office of ombudsman;
13 14 15 16 17 18 19	 (10) (11) (12) (12) (13) (14) 	By the Hawaiian home lands trust individual claims review panel; By the Hawaii health systems corporation, or its regional system boards, or any of their facilities; By the auditor; By the office of ombudsman; By the insurance division;



1	[(18)	By the office of elections;
2	(19)]	(18) By the campaign spending commission;
3	[-(20)-]	(19) By the Hawaii tourism authority, as provided in
4		section 201B-2.5;
5	[-(21)]	(20) By the division of financial institutions for any
6		action involving the mortgage loan recovery fund; or
7	[(22)]	(21) By a department, in the event the attorney
8		general, for reasons deemed by the attorney general to
9		be good and sufficient, declines to employ or retain
10		an attorney for a department; provided that the
11		governor waives the provision of this section."
12	SECT	ION 6. Section 89-6, Hawaii Revised Statutes, is
13	amended by	y amending subsection (f) to read as follows:
14	"(f)	The following individuals shall not be included in
15	any approp	priate bargaining unit or be entitled to coverage under
16	this chapt	ter:
17	(1)	Elected or appointed official;
18	(2)	Member of any board or commission; provided that
19		nothing in this paragraph shall prohibit a member of a
20		collective bargaining unit from serving on a governing
21		board of a charter school, on the state public charter



1		school commission, or as a charter school authorizer
2		established under chapter 302D;
3	(3)	Top-level managerial and administrative personnel,
4		including the department head, deputy or assistant to
5		a department head, administrative officer, director,
6		or chief of a state or county agency or major
7		division, and legal counsel;
8	(4)	Secretary to top-level managerial and administrative
9		personnel under paragraph (3);
10	(5)	Individual concerned with confidential matters
11		affecting employee-employer relations;
12	(6)	Part-time employee working less than twenty hours per
13		week, except part-time employees included in unit (5);
14	(7)	Temporary employee of three months' duration or less;
15	(8)	Employee of the executive office of the governor or a
16		household employee at Washington Place;
17	(9)	Employee of the executive office of the lieutenant
18		governor;
19	(10)	Employee of the executive office of the mayor;
20	(11)	Staff of the legislative branch of the State;



1	(12)	Staff of the legislative branches of the counties,
2		except employees of the clerks' offices of the
3		counties;
4	(13)	Any commissioned and enlisted personnel of the Hawaii
5		national guard;
6	(14)	Inmate, kokua, patient, ward, or student of a state
7		institution;
8	(15)	Student help;
9	(16)	Staff of the Hawaii labor relations board; <u>or</u>
10	(17)	Employees of the Hawaii national guard youth challenge
11		academy[; or
12	(18)	Employees of the office of elections.]."
13	SECT	ION 7. Section 11-1.5, Hawaii Revised Statutes, is
14	repealed.	
15	[" §1	1-1.5 Office of elections established. (a) There is
16	establish	ed an office of elections to provide support to the
17	chief cle	ction officer. The office shall be placed within the
18	departmen	t of-accounting-and-general-services-for administrative
19	purposes.	The chief election officer shall be the administrator
20	of-the of	fice of elections. Except for exercising the right to
21	vote, the	-full-time-employees-of the office of elections shall



H.B. NO. 1195

1	not supp o	rt, advocate, or aid in the election or defeat of any
2	candidate	-for public office.
3	(b)	The office of elections shall provide staff support to
4	the-elect	ions commission, as requested by the elections
5	commissio	n. "]
6	SECT	ION 8. Section 11-1.55, Hawaii Revised Statutes, is
7	repealed.	
8	[" [\$	11-1.55] Exemptions. The office of elections shall be
9	exempt fr	om section [26-35(a)(1), (4), and (5)] and shall:
10	.(1)	Make direct communications-with the governor and
11		legislature;
12	(2)	Make all decisions regarding employment, appointment,
13		promotion, transfer, demotion, discharge, and job
14		descriptions of all officers and employees of or under
15		the jurisdiction of the office of elections without
16		the approval of the comptroller; and
17	-(3)	Purchase all supplies, equipment, or furniture without
18		the approval of the comptroller.
19	The	office of elections shall follow all applicable
20	personnel	laws. "]
21	SECT	ION 9. Section 11-1.6, Hawaii Revised Statutes, is

22 repealed.



1	[" \$11-1.6 Appointment of the chief election officer;
2	requirements; term; restrictions; salary; reappointment;
3	removal. (a) The chief election officer shall be appointed by
4	the elections commission, without regard to chapter 76. The
5	appointment shall not be subject to the advice and consent of
6	the senate. In the event of a vacancy, the elections commission
7	shall-meet expeditiously to select and appoint a new chief
8	election-officer to-serve-the-remainder-of-the-unexpired term.
9	(b) The person appointed to be chief election officer
10	shall be a citizen of the United States, a resident of the
11	State, and a registered voter of the State.
12	(c) The chief election officer shall serve for a term-of
13	four years. The term shall begin on February 1 following the
14	appointment.
15	(d) The chief election officer shall devote full time to
16	the duties of the office and shall hold no other public office
17	during the individual's term of office. Except for exercising
18	the right to vote, the individual shall not support, advocate,
19	or aid in the election or defeat of any candidate for public
20	office. The chief election officer shall refrain from financial
21	and business dealings that tend to reflect adversely on the
22	individual's impartiality, interfere with the proper performance
	HB LRB 13-0777.doc

Page 11

1	of election duties, or exploit the individual's position.
2	Subject to the requirements above, the individual may hold-and
3	manage investments, including real estate, and engage in other
4	remunerative activity, but shall not serve as an officer,
5	director, manager, advisor, or employee of any business.
6	(e) The chief election officer shall be paid a salary not
7	to exceed eighty-seven per-cent-of the salary of the director of
8	human resources development.
9	(f) The chief election officer may petition the elections
10	commission-for reappointment. The elections commission may
11	reappoint an incumbent chief election officer based on the
12	performance of the chief election officer. The elections
13	commission may authorize the chief election officer to hold
14	office-until a successor is appointed.
15	(g) The chief election officer may be removed by the
16	elections commission at any time for good cause."]
17	SECTION 10. Section 11-7, Hawaii Revised Statutes, is
18	repealed.
19	[" [§11-7] Elections commission. (a) There-is-established
20	an elections commission within the department of accounting and
21	general services for administrative purposes. The elections



1	commission shall consist of nine members who shall be selected		
2	as follow	S:	
3	(1)	The president of the senate shall select two elections	
4		commission members;	
5	-(2) -	The speaker of the house of representatives shall	
6		select two elections commission members;	
7	(3)	The senators belonging to a party or parties different	
8		from-the-president of the senate shall designate-one	
9		senator to select two elections commission members;	
10	.(4) -	The representatives belonging to a party or parties	
11		different from the speaker of the house of	
12		representatives shall designate one representative to	
13		select two elections commission members; and	
14	(5)	One member, who shall serve as chairperson of the	
15		elections commission, shall be selected by the members	
16		of the elections commission selected pursuant to	
17		paragraphs (1) to (4);	
18	provided	that each group of four elections commission members	
19	selected-	by each house shall include one elections commission	
20	member fr	om each of the four counties.	
21	(d)	-The-chairperson of the elections commission under	
22	subsectio	n (a)(5) shall be selected by a two-thirds vote.	
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1	(c) A vacancy in the elections-commission shall be filled
2	in the same manner as the original appointment as specified in
3	subsection (a) within fifteen days. A vacancy in the elections
4	commission shall be filled with a person from the same county as
5	the departing elections commission member. Elections commission
6	member vacancies not filled within the times specified shall be
7	filled promptly thereafter-by-the chief justice of the supreme
8	court.
9	(d) The elections commission shall act by majority vote of
10	its membership and shall establish its own procedures, except as
11	may be provided by law.
12	(e)Notwithstanding section 26-34, elections commission
13	member appointments shall not be subject to senatorial
14	confirmation.
15	(f) The term of the elections commissioners shall be four
16	years, except that with respect to the terms of the initial
17	elections commission members, one member selected from each of
18	subsection (a) (1) to (4) shall serve for a term of two years.
19	(g)The-elections-commissioners shall serve without
20	compensation, but shall be reimbursed for reasonable expenses,
21	including-travel-expenses, necessary for the performance of
22	their duties."]
	HB LRB 13-077.doc

Page 13

1	SECT	ION 11. Section 11-7.5, Hawaii Revised Statutes, is
2	repealed.	
3	[" -[S	11-7.5] Duties of the elections commission. The
4	duties of	the elections commission-are to:
5	(1)	Hold public hearings;
6	(2) -	Investigate-and-hold hearings for receiving evidence
7		of any violations and complaints;
8	-(3) -	Adopt rules pursuant to chapter 91;
9	(4)	Employ, without regard to chapter 76, a full-time
10		chief election officer, pursuant to section 11-1.6;
11		and
12	(5) -	Advise-the-chief election officer on matters relating
13		to elections."]
14	SECT	ION 12. Section 11-8, Hawaii Revised Statutes, is
15	repealed.	
16	[" [\$	11-8] Elections commission; political activities. (a)
17	No electi	ons commission member shall take an active part in
18	political	-management-or in-political campaigns.
19	- (b)	-Each elections commission member shall retain the
20	right to:	
21	(1)	Register and vote as the elections commission-member
22		chooses-in-any-election;



1	-(2-)-	Participate in the nonpartisan activities of a civic,
2		community, social, labor, or professional
3		organization, or of a similar organization;
4	(3) -	Be a member of a political party or other political
5		organization and participate in its activities to the
6		extent consistent with law;
7	(4)	Make a financial contribution to a political party or
8		organization;
9	-(5) -	Serve as an election judge or clerk or in a similar
10		position to perform nonpartisan election duties, as
11		prescribed by law; and
12	- (-6-)-	Otherwise participate fully in public affairs, except
13		as prohibited by law, in a manner which does not
14		materially compromise-the elections commission
15		member's efficiency or integrity as an elections
16		commission member or the neutrality, efficiency, or
17		integrity-of-the-elections commission.
18	(c)	-An-elections-commission-member-may-request-an-advisory
19	opinion f	rom the state ethics commission to determine whether a
20	particula	r-activity constitutes or would constitute a violation
21	of the co	de of ethics or this section."]



1	SECT	ION 13. Section 11-8.5, Hawaii Revised Statutes, is							
2	repealed.								
3	["[§11-8.5] Elections review program. The elections								
4	commission shall develop and implement an elections review								
5	program- t	gram-to:							
6	(1)	Review the operation and performance of elections;							
7	- (2) -	Make recommendations to the chief election officer on							
8		methods-to-improve-elections;							
9	(3)	Establish policies for the administration of an							
10		elections observer program, to include ensuring the							
11		validity and reliability of election results;							
12	(4)	Conduct a biennial evaluation of the operation of							
13		elections;							
14	(5)	Submit the findings and recommendations from the							
15		biennial evaluation to the legislature, not less than							
16		twenty days prior to the convening of each regular							
17		session held in odd-numbered years; and							
18	(6)	Adopt rules in accordance with chapter 91 to carry out							
19		the purposes of this section."]							
20	SECTION 14. Section 11-9, Hawaii Revised Statutes, is								
21	repealed.								

HB LRB 13-077.doc

H.B. NO. 1195

1	[" [\$	11-9]	Exemptions.	The elec	tions co	mmission	shall be			
2	exempt fr	om sec	tion [26-35(a	:)-(1),-(4)	, and (5)] and s	hall:			
3	(1)	Make-direct-communications with-the-governor-and								
4		legislature;								
5	(2)	<u>Make</u>	all decisions	, regardin	g cmploy	ment, ap	pointment,			
6		promo	tion, transf o	er, demoti	on,-dis e	harge, a	nd-job			
7		descr	iptions of al	l officer	s and em	ployees -	of or under			
8		the j	urisdiction c	f the ele	ctions c	ommissio	n without			
9		the- a	pproval of t	ne comptro	ller; an	đ				
10	(3)	Purch	ase all suppl	ies, equi	pment, o	r furnit	ure without			
11		the a	pproval of t	ne compt-re	ller.					
12	The	electi	ons-commissic	n shall f	ollow-al	l applic	able			
13	personnel laws."]									
14	SECTION 15. As the context requires, the revisor of									
15	statutes shall replace the term "chief election officer," or									
16	like term, with the term "lieutenant governor," or like term,									
17	wherever	it may	appear in th	ne Hawaii	Revised	Statutes				
18	SECT	ION 16	. All rights	s, powers,	functio	ns, and	duties of			
19	the office	e of e	lections are	transferr	ed to th	e office	of the			
20	lieutenant governor.									
21	All officers and employees whose functions are transferred									
22	by this A	ct sha	ll be transfe	erred with	their f	unctions	and shall			



H.B. NO. 1195

1 continue to perform their regular duties upon their transfer, 2 subject to the state personnel laws and this Act. 3 No officer or employee of the State having tenure shall 4 suffer any loss of salary, seniority, prior service credit, 5 vacation, sick leave, or other employee benefit or privilege as 6 a consequence of this Act, and such officer or employee may be 7 transferred or appointed to a civil service position without the 8 necessity of examination; provided that the officer or employee 9 possesses the minimum qualifications for the position to which 10 transferred or appointed; and provided that subsequent changes 11 in status may be made pursuant to applicable civil service and 12 compensation laws. 13 An officer or employee of the State who does not have 14 tenure and who may be transferred or appointed to a civil 15 service position as a consequence of this Act shall become a 16 civil service employee without the loss of salary, seniority, 17 prior service credit, vacation, sick leave, or other employee 18 benefits or privileges and without the necessity of examination; 19 provided that such officer or employee possesses the minimum

20 qualifications for the position to which transferred or

21 appointed.

HB LRB 13-0777.doc

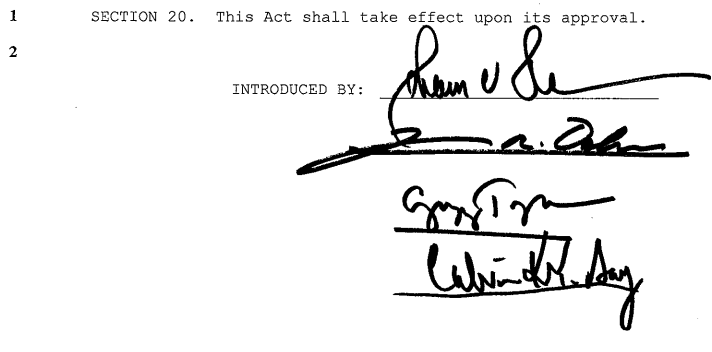
H.B. NO. 1195

1 If an office or position held by an officer or employee 2 having tenure is abolished, the officer or employee shall not . 3 thereby be separated from public employment, but shall remain in the employment of the State with the same pay and classification 4 5 and shall be transferred to some other office or position for 6 which the officer or employee is eligible under the personnel laws of the State as determined by the head of the department or 7 8 the governor.

SECTION 17. All appropriations, records, equipment, 9 machines, files, supplies, contracts, books, papers, documents, 10 maps, and other personal property heretofore made, used, 11 12 acquired, or held by the office of elections relating to the 13 functions transferred to the office of the lieutenant governor 14 shall be transferred with the functions to which they relate. 15 SECTION 18. All acts passed by the legislature during the 16 regular session of 2013, whether enacted before or after the 17 effective date of this Act, shall be amended to conform to this 18 Act unless the acts specifically provide that this Act is being 19 amended.

20 SECTION 19. Statutory material to be repealed is bracketed21 and stricken. New statutory material is underscored.





JAN 2 3 2013



Report Title:

Elections Governance; Lieutenant Governor

Description:

Transfers the responsibility of supervising elections from the office of elections to the office of the lieutenant governor. Eliminates the office of elections and the elections commission.

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