JAN 1 8 2013

A BILL FOR AN ACT

RELATING TO PUBLIC SAFETY.

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

- 1 SECTION 1. The legislature finds that process servers play
- 2 an important role in facilitating a timely judicial process and
- 3 protecting public safety. The legislature attempted to regulate
- 4 process servers in the early 1990s. Auditor's Report No. 91-17,
- 5 an after-the-fact sunrise analysis on the state regulation of
- 6 process servers, alluded to concerns such as alleged delays by
- 7 the sheriffs in serving process. However, the Auditor
- 8 recommended in that report that the State not regulate process
- 9 servers at the time. Nearly two decades later, Auditor's Report
- 10 No. 10-06, Audit of the Department of Public Safety, Sheriff
- 11 Division (June 2010), stated, "Inefficiencies in the warrant
- 12 process point to larger problems in the Sheriff Division." The
- 13 Auditor recommended, among other things, "that the department
- 14 pursue accreditation for the Sheriff Division from the
- 15 Commission on Accreditation for Law Enforcement Agencies, Inc.
- 16 (CALEA), to ensure that proper law enforcement policies and
- 17 procedures are enacted and followed."

| 1 | A survey conducted by the Feerick Center for Social Justice |
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| 2 | at Fordham Law School, entitled State-by-State Survey of Process |
| 3 | Server Provisions, was conducted in 2009. The purpose of the |
| 4 | project was to explore the potential of process server education |
| 5 | and training as one method to improve industry practice. The |
| 6 | survey demonstrates that regulation of process servers varies |
| 7 | greatly throughout the country. In some states, only law |
| 8 | enforcement personnel may serve legal process whereas in other |
| 9 | states, process can be served by any adult who is not a party to |
| 10 | the action. Some states require licensure, registration, or |
| 11 | appointment while others do not. Additional provisions mandate |
| 12 | education, such as training or testing, bond or insurance |
| 13 | requirements, and fee guidelines. Finally, some state |
| 14 | requirements are statutory and regulatory whereas others are |
| 15 | imposed by court rule. Based on the survey, twenty-four states |
| 16 | require some type of license, registration, or appointment. |
| 17 | Civil process servers in Hawaii are not required to obtain |
| 18 | a license. Section 634-21, Hawaii Revised Statutes, identifies |
| 19 | who may perform service of process: |
| 20 | "§634-21 Service of process, by whom. Except as |
| 21 | otherwise provided, service of all process and orders shall |
| 22 | be made by the sheriff or the sheriff's deputy, the chief |

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         of police of the county in which the service is made or the
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         chief's duly authorized subordinate, some other person
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         specially appointed by the court for the purpose, any
         investigator appointed and commissioned by the director of
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         commerce and consumer affairs pursuant to section 26-9(j),
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         or a person authorized by the rules of court."
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    For persons authorized to serve process by the rules of court,
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    Rule 4(c), Hawaii Rules of Civil Procedure, requires the
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    following:
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              "Service of all process shall be made: (1) anywhere
         in the State by the sheriff or the sheriff's deputy, by
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         some other person specially appointed by the court for that
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         purpose, or by any person who is not a party and is not
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         less than 18 years of age; or (2) in any county by the
         chief of police or the chief's duly authorized subordinate.
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         A subpoena, however, may be served as provided in Rule 45."
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    For the service of subpoenas, Rule 45(c), Hawaii Rules of Civil
    Procedure, in part, requires the following:
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              "A subpoena may be served: (1) anywhere in the State
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         by the sheriff or deputy sheriff or by any other person who
         is not a party and is not less than 18 years of age; or (2)
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in any county by the chief of police or a duly authorized
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         subordinate."
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    Thus, in addition to law enforcement officers and individuals
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    specially appointed by the court, any individual may perform
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    service of process so long as that individual is not a party to
    the matter and has reached the age of majority.
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         In light of ongoing concerns regarding service of process,
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    the legislature finds that the department of public safety
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    should more clearly define and delineate the duties and
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    responsibilities of process servers under its jurisdiction and
    examine ways of certifying and registering its process servers.
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         The purpose of this Act is to require the department of
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    public safety to convene a working group to clarify the duties
    and responsibilities of process servers under the department's
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    jurisdiction, create a process of registration and certification
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    of process servers, and address other relevant issues.
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         SECTION 2. The department of public safety shall convene a
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    working group with the following objectives:
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             Defining and delineating the duties and
         (1)
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              responsibilities of process servers under its
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              jurisdiction;
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| 1 | (2) | Creating a process to obtain certification for the |
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| 2 | | sheriff division from the Commission on Accreditation |
| 3 | | for Law Enforcement Agencies, Inc., to ensure that |
| 4 | | proper law enforcement policies and procedures are |
| 5 | | enacted and followed; |
| 6 | (3) | Creating a process of registration for process servers |
| 7 | | in the State; and |
| 8 | (4) | Addressing other issues deemed relevant by the working |
| 9 | | group or by the department of public safety. |
| 10 | SECT | ION 3. The working group established under section 2 |
| 11 | shall be | composed of ten members as follows: |
| 12 | (1) | Three current process servers to be appointed by the |
| 13 | | governor; |
| 14 | (2) | Two current employees of the sheriff division to be |
| 15 | | appointed by the director of public safety; |
| 16 | (3) | Two employees of the judiciary to be appointed by the |
| 17 | | chief justice; |
| 18 | (4) | Two members of the Hawaii state bar association to be |
| 19 | | appointed by the president of the Hawaii state bar |
| 20 | | association; and |
| 21 | (5) | The director of public safety, as an ex officio |
| 22 | | member, to serve as chair. |

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| 1 | 1 | SECTION | 4. | Members | of | the | working | group | shall | serve |
|---|---|---------|----|---------|----|-----|---------|-------|-------|-------|
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- 2 without compensation for their service on the working group.
- 3 SECTION 5. The working group established by this Act shall
- 4 report its findings and recommendations to the legislature no
- 5 later than twenty days prior to the convening of the regular
- 6 session of 2014. The working group shall meet at least four
- 7 times.

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

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INTRODUCED BY:

Rosal de Bal

Hayra Hul

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Report Title:

Sheriff; Process Servers; Working Group

Description:

Requires the department of public safety to form a working group to define and delineate the duties and responsibilities of process servers under its jurisdiction, create a process to obtain certification for the sheriff division from the Commission on Accreditation for Law Enforcement Agencies, Inc., to ensure that proper law enforcement policies and procedures are enacted and followed, create a process of registration for process servicers in the state, and address other issues deemed relevant by the working group or by the department of public safety. Requires a report to the legislature.

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