# A BILL FOR AN ACT

RELATING TO PUBLIC SERVICE LEGAL LOAN REPAYMENT ASSISTANCE.

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

1	SECTION 1. Chapter 304A, Hawaii Revised Statutes, is				
2	amended by adding a new subpart to part IV to be appropriately				
3	designated and to read as follows:				
4	" . Public Service Legal Loan Repayment				
5	Assistance Program				
6	§304A-A Short title. This subpart shall be known as the				
7	"Public Service Legal Loan Repayment Assistance Program Act".				
8	§304A-B Findings and purpose. It is the intent of the				
9	legislature to increase access to legal education and to meet				
10	the needs of the State of Hawaii in areas of law related to				
11	public service, more specifically, to provide direct and				
12	indirect services to indigent persons. Given the high cost of				
13	law school and the debt that law school graduates often incur to				
14	finance their legal education, the legislature finds that few				
15	lawyers can afford to provide legal service to the indigent				
16	because the compensation associated with these services can be				
17	substantially lower than the pay in other areas of practice,				

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including legal employment in government agencies. The
 legislature also finds that encouraging law students and lawyers
 to provide legal services to indigent persons is essential to
 ensuring access to the justice system by the indigent.
 Therefore, it is the purpose of this subpart to provide
 assistance to law school graduates who work in areas where they
 will provide those services.

8 §304A-C Public service legal loan repayment assistance 9 program; established. The public service legal loan repayment 10 assistance program is established to provide loan repayment 11 assistance to licensed lawyers who practice in public service 12 positions. The program shall provide loans to participants for 13 the purpose of assisting in the repayment of law school 14 educational loans. The Hawaii justice foundation and the 15 William S. Richardson school of law at the University of Hawaii 16 shall jointly administer the program.

17 §304A-D Definitions. As used in this subpart, the
18 following terms shall mean as follows:

19 "Applicant" means an individual who applies for assistance20 from the public service legal loan repayment assistance program.

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2 school loans owed to government and commercial lending 3 institutions or educational institutions. "Eligible educational 4 debt" does not include educational loans extended by a private 5 individual or family. 6 "Eligible employment" means those legal positions providing 7 direct legal assistance to indigent persons through a nonprofit 8 organization. 9 "Licensed lawyer" means a lawyer licensed to practice law 10 in the State. 11 "Participant" means a lawyer who is receiving loan 12 repayment assistance through the public service legal loan 13 repayment assistance program. 14 "Program" means the public service legal loan repayment 15 assistance program. 16 "Public service legal loan repayment assistance fund" or 17 "fund" means the fund created in section 304A-H and established 18 in the treasury of the State to support the public service legal 19 loan repayment assistance program. 20 §304A-E Guidelines. (a) The Hawaii justice foundation

"Eligible educational debt" means school-approved law

21 and the William S. Richardson school of law shall adopt

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1	guidelines necessary to implement this Act. The guidelines				
2	shall not be deemed rules that are subject to chapter 91. Upon				
3	creation of the public service legal loan repayment assistance				
4	program, the Hawaii justice foundation and the William S.				
5	Richardson school of law shall appoint an advisory board, whose				
6	members shall include at least:				
7	(1) One representative from the Hawaii state bar				
8	association;				
9	(2) One representative from the Hawaii access to justice				
10	commission;				
11	(3) One representative from the Hawaii justice foundation;				
12	and				
13	(4) One representative from the William S. Richardson				
14	<pre>school of law;</pre>				
15	provided that Hawaii justice foundation and the William S.				
16	Richardson school of law may appoint up to two additional				
17	members as each entity deems necessary.				
18	(b) Within ninety days after July 1, 2015, the Hawaii				
19	justice foundation and the William S. Richardson school of law				
20	shall appoint the advisory board with whom they shall work to				
21	establish guidelines to administer the program, including:				

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1	(1)	Elic	gibility criteria for participation in the program
2		base	ed upon the following:
3		(A)	The applicant's need, which shall be based upon
4			salary and eligible educational debt;
5		(B)	The applicant's eligible employment; and
6		(C)	The applicant's good standing in the Hawaii state
7			bar association; and
8	(2)	Guid	delines pertaining to:
9		(A)	The maximum amount of annual assistance to be
10			provided to each participant, which shall be no
11			greater than \$10,000 per year, adjusted for
12			inflation;
13		(B)	The maximum amount of cumulative total assistance
14			for each program participant, which shall be no
15			greater than \$50,000, adjusted for inflation;
16		(C)	A procedure and schedule for the provision of
17			program assistance to participants; and
18		(D)	An annual review of the eligibility of each
19			participant.

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1 The Hawaii justice foundation and the William S. (c)2 Richardson school of law shall adopt any other guidelines 3 necessary to implement this subpart. 4 §304A-F Obligations of recipients. (a) Participants in 5 the program who are awarded loan repayment assistance shall 6 receive amounts from the program for the purpose of repaying 7 both the principal and interest on eligible educational debt. 8 (b) Participants shall agree to meet the required service 9 obligation by providing legal services in eligible employment. 10 (c) Participants shall agree to allow the Hawaii justice foundation and the William S. Richardson school of law to review 11 12 their loan records and to obtain information from lenders that 13 is necessary to verify eligibility and to determine assistance 14 payment amounts. 15 Payment of loan repayment assistance under this (d) 16 subpart shall begin no later than ninety days after an 17 individual is approved as a participant by the program. Unless 18 there is a lack of sufficient funding in the public service 19 legal loan repayment assistance fund, assistance payments shall 20 be made quarterly to the participant until the earlier of:

21 (1) The eligible educational debt is repaid;

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1 (2)The participant is no longer engaged in eligible 2 employment; or 3 (3) The end of the fifth year after the first payment. 4 Assistance payments under the program shall cease on (e) 5 the date that the participant discontinues eligible employment. 6 The Hawaii justice foundation and the William S. Richardson 7 school of law shall determine the amount, if any, that is owed 8 to the program by participants who serve less than the required 9 service obligation period. 10 Applicants shall present evidence that they have (f)11 participated in loan counseling. 12 §304A-G Participant obligations. (a) The program is 13 intended to enhance, and not to replace, existing loan repayment 14 programs from other sources, such as law schools and the federal 15 government. An applicant shall first apply for any educational 16 loan assistance from the applicant's educational institution, 17 the federal government, the applicant's employer, or other 18 sources for which the applicant may qualify.

(b) No law student or graduate may apply to the program
for assistance in repaying the balance of the student's or
graduate's eligible educational debt unless the student or



graduate has received no loan repayment assistance, or only
 partial assistance, from other sources.

3 (c) A participant shall contribute at least five per cent
4 of the participant's gross monthly salary toward the repayment
5 of the participant's loans. The exact percentage obligation
6 shall be determined by the Hawaii justice foundation and the
7 William S. Richardson school of law.

§ §304A-H Public service legal loan repayment assistance
fund; established. (a) The public service legal loan repayment
assistance fund is established in the treasury of the State to
fund the public service legal loan repayment assistance program.
Moneys in the fund may be expended without legislative
appropriation and may be expended only to fund the program and
its administration.

(b) The Hawaii justice foundation and the William S.
Richardson school of law shall deposit in the fund all money
received for the program. The fund shall be self-sustaining and
shall consist of funds appropriated by the legislature for the
program and private contributions to the program.

20 (c) If the program's mission changes or the legislature21 terminates the program, all private contributions in the fund

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1 shall be transferred to a nonprofit organization with a mission 2 similar to the program or returned to the private donors. 3 (d) With the exception of the operating costs associated 4 with the management of the fund by the comptroller, the fund 5 shall be credited with all investment income earned by the fund. 6 (e) Money in the fund may be spent only for the purposes 7 of the program. Disbursements from the fund shall be made only 8 upon the authorization of the Hawaii justice foundation and the 9 William S. Richardson school of law. 10 (f) The comptroller shall routinely consult and 11 communicate with the Hawaii justice foundation and the William 12 S. Richardson school of law on the investment policy, earnings 13 of the fund, and related needs of the program." 14 SECTION 2. There is appropriated out of the general 15 revenues of the State of Hawaii the sum of \$ or so 16 much thereof as may be necessary for fiscal year 2015-2016 and 17 the same sum or so much thereof as may be necessary for fiscal 18 year 2016-2017 for deposit into the public service legal loan 19 repayment assistance fund.

20 The sums appropriated shall be expended by the University21 of Hawaii for the purposes of this Act.

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SECTION 3. In codifying the new sections added by section
 1 of this Act, the revisor of statutes shall substitute
 appropriate section numbers for the letters used in designating
 the new sections in this Act.
 SECTION 4. This Act shall take effect on July 1, 2525.



Report Title: Attorneys; Public Service; Loan Repayment; Appropriation

Description: Establishes a loan repayment program for attorneys who practice in an area of law related to public service. Makes an appropriation. (HB549 HD1)

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



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