A BILL FOR AN ACT

RELATING TO POLICE COMMISSIONS.

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

- 1 SECTION 1. The legislature finds that domestic violence,
- 2 also known as intimate partner violence, is a public health
- 3 epidemic affecting individuals in every community, regardless of
- 4 age, economic status, race, religion, nationality, or
- 5 educational background. Intimate partner violence accounts for
- 6 fifteen per cent of all violent crime and is most common among
- 7 women between the ages of eighteen and twenty-four. However,
- 8 these domestic violence statistics may be underestimated, as
- 9 many victims do not report intimate partner violence to police,
- 10 family, or friends.
- 11 The legislature further finds that the Honolulu police
- 12 department was heavily criticized by lawmakers and the public in
- 13 the wake of a September 2014 high-profile incident involving an
- 14 off-duty Honolulu police department sergeant. The sergeant's
- 15 actions sparked concern about the way police handle domestic
- 16 violence cases and triggered an informational briefing at the
- 17 state capitol.



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The legislature additionally finds that residents in the 2 State should be able to know that the county police departments 3 are being held accountable for the actions of county police officers. Currently, the county police commissions are charged 4 5 with overseeing conduct of the county police departments or 6 officers. The legislature notes that the county police 7 commissions are a matter of statewide concern, as it was 8 originally a state law that established the commissions. 9 Furthermore, outside oversight and police department 10 transparency are vital to ensuring ongoing community trust in 11 the county police departments, particularly after high-profile 12 incidents such as the one in September 2014. Amending the 13 composition of the county police commissions to include 14 commissioners from a variety of backgrounds, especially in 15 women's issues, civil rights, and law enforcement, will 16 therefore improve transparency, accountability, and efficiency 17 in dealing with police misconduct in the State.

Accordingly, the purpose of this Act is to amend the

composition of the county police commissions to require that

there are commissioners on each police commission that have

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- 1 experience or backgrounds in women's issues, civil rights, and
- 2 law enforcement.
- 3 SECTION 2. Section 52D-1, Hawaii Revised Statutes, is
- 4 amended to read as follows:
- 5 "[+] §52D-1[+] Police commission. (a) A police commission
- 6 is created for each of the counties. The [composition,]
- 7 appointment, terms of office, staff, powers, duties, and
- 8 functions of each police commission shall be prescribed by the
- 9 charter of each county.
- 10 (b) The composition of each police commission shall be
- 11 prescribed by the charter of each county; provided that there
- 12 shall be commissioners on each county police commission that
- 13 have a background or experience in:
- 14 (1) Women's issues;
- 15 (2) Civil rights; and
- 16 (3) Law enforcement."
- 17 SECTION 3. Statutory material to be repealed is bracketed
- 18 and stricken. New statutory material is underscored.
- 19 SECTION 4. This Act shall take effect on July 1, 2050.

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Report Title:

County Police Commissions; Police Commissioner; Composition; Requirements

Description:

Amends the composition of the county police commissions to require that there are commissioners on each police commission that have experience or backgrounds in women's issues, civil rights, and law enforcement. Takes effect on July 1, 2050. (SD1)

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