THE SENATE TWENTY-NINTH LEGISLATURE, 2018 STATE OF HAWAII S.B. NO. ²¹³⁴ S.D. 2

A BILL FOR AN ACT

RELATING TO TRAINING.

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

1 SECTION 1. In Act 169, Session Laws of Hawaii 2015 (Act 2 169), the legislature found that pursuant to Hawaii's 3 constitution, statutes, and case law, the State recognizes a 4 mandate to protect native Hawaiian and Hawaiian traditional and 5 customary rights. Accordingly, Act 169 amended chapter 10, 6 Hawaii Revised Statutes, to require the office of Hawaiian 7 affairs to establish, design, and administer a training course 8 on native Hawaiian and Hawaiian rights, the sources of these 9 rights, and how infringement of these rights affects the native 10 Hawaiian and Hawaiian people. Act 169 required members of certain state councils, boards, and commissions to take the 11 training course, and allowed other state or county officers, 12 13 representatives, or employees to request to enroll in the 14 training course.

15 The legislature finds that the training course required by 16 Act 169 has been implemented and has been well-attended and 17 well-received. Attendees report that the course gave them a



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1 better understanding of the State's legal responsibilities to 2 native Hawaiians; Hawaii's political history; the public land 3 trust; native Hawaiian traditional and customary rights; 4 Hawaii's water laws and the public trust doctrine; laws relating 5 to native Hawaiian burials; and attendees' kuleana as decision-6 makers, lawmakers, and government staff. Policymakers, staff, 7 and community members continue to request similar trainings. Special trainings have also been provided upon request to the 8 9 governor and the governor's cabinet and the board of regents of 10 the University of Hawaii.

In light of the successful implementation of the training program and the importance of extending its benefits as widely as possible to those whose kuleana requires an understanding of native Hawaiian rights, the purpose of this Act is to require certain additional government decision-makers at both the state and county levels to attend the training established by Act 169.

In recognition of the State's policy for open governmental processes, where the ultimate decision-making power has vested in the people, the training course described by this Act is not intended to constitute a meeting pursuant to chapter 92, Hawaii Revised Statutes, provided that board and commission members who



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1 attend the training course do not decide or deliberate toward a 2 decision upon any matter over which their respective boards have 3 supervision, control, jurisdiction, or advisory power. It is 4 the intent of this Act to convene participating government 5 officials for the purpose of training. 6 SECTION 2. Section 10-41, Hawaii Revised Statutes, is 7 amended by amending subsection (a) to read as follows: 8 "(a) The training required by this part shall apply to the 9 following: 10 The members of the land use commission, board of land (1) 11 and natural resources, commission on water resource 12 management, environmental council, board of directors 13 of the agribusiness development corporation, board of 14 agriculture, legacy land conservation commission, 15 natural area reserves system commission, Hawaii 16 historic places review board, and board of health [-]; 17 (2) The first deputy, deputy for water resource 18 management, and the division heads of the department 19 of land and natural resources; 20 The director, deputy director of administration, (3) 21 deputy director of airports, deputy director of



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harbors, and deputy director of highways of the 1 2 department of transportation; The director, deputy director for administration, 3 (4) deputy director of health, deputy director for 4 environmental health administration, and environmental 5 6 management division chief of the department of health; The heads of the county planning departments; and 7 (5) The members of the county councils and the county 8 (6) 9 planning commissions." 10 SECTION 3. Section 10-42, Hawaii Revised Statutes, is 11 amended to read as follows: "[4] §10-42[]] Training relating to native Hawaiian and 12 Hawaiian traditional and customary rights, natural resources and 13 14 access rights, and the public trust. (a) All council, board, 15 and commission members identified in section $\left[\frac{10-41}{a}\right]$ 10-41(a)(1) shall complete the training course administered by 16 the office of Hawaiian affairs pursuant to this section within 17 twelve months of the date of the member's initial appointment. 18 All persons identified in section 10-41(a)(2) through (6) shall 19 complete the training course within twelve months of the date of 20 hire, initial appointment, or initial taking of elected office, 21



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| 1 | as applic | able; provided that all non-appointed persons | |
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| 2 | identified in section 10-41(a)(2) through (5) who were already | | |
| 3 | serving in their positions on the effective date of this Act | | |
| 4 | shall complete the training course within twelve months of the | | |
| 5 | effective date of this Act. | | |
| 6 | (b) | The office of Hawaiian affairs, at its own expense, | |
| 7 | shall est | ablish, design, and administer a training course | |
| 8 | relating | to native Hawaiian and Hawaiian traditional and | |
| 9 | customary | rights, native Hawaiian and Hawaiian natural resource | |
| 10 | protection and access rights, and the public trust, including | | |
| 11 | the State | 's trust responsibility. The training course shall | |
| 12 | include: | | |
| 13 | (1) | Historical information, explanations, and discussions | |
| 14 | | of key state laws, state constitutional provisions, | |
| 15 | | and court rulings that reaffirm and provide for the | |
| 16 | | protection of native Hawaiian and Hawaiian rights; and | |
| 17 | (2) | A discussion of the importance of public trust | |
| 18 | | resources and various programs to native Hawaiian and | |
| 19 | | Hawaiian rights. | |
| 20 | (c) | The office of Hawaiian affairs, at its own expense, | |
| 21 | shall dev | elop the methods and prepare any materials necessary to | |
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implement the training course, administer the training course, 1 2 and notify each [council, board, and commission] person 3 identified in section 10-41(a) that attendance in a training 4 course is mandatory. 5 The office of Hawaiian affairs shall offer the (d) 6 training course at least twice per year. Upon designation of a 7 date, time, and location of a training course, the office of 8 Hawaiian affairs shall notify the governor and the mayors of the 9 counties of the availability of the training course and the 10 date, time, and location of the course. Upon notification, the governor and mayors shall notify the administrative heads, 11 12 deputies, and other officials in their respective 13 administrations who are not mandated by this part to complete the course of the availability, time, date, and location of the 14 15 course and encourage them to complete the course. The governor shall provide to the office of Hawaiian 16 (e) 17 affairs the names of persons required to take the training course pursuant to [this part] section 10-41(a)(1) through (4) 18 19 within thirty calendar days of their initial appointment [by the qovernor.] or hire; provided that the names of non-appointed 20 21 persons identified in section 10-41(a)(2) through (4) who were



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| 1 | already serving in their positions on the effective date of this |
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| 2 | Act shall be provided within thirty days of the effective date |
| 3 | of this Act. The county mayors shall provide to the office of |
| 4 | Hawaiian affairs the names of persons within their respective |
| 5 | counties who are required to take the training course pursuant |
| 6 | to section 10-41(a)(5) and (6) within thirty calendar days of |
| 7 | their initial appointment, election, or hire; provided that the |
| 8 | names of non-appointed persons identified in section 10-41(a)(5) |
| 9 | who were already serving in their positions on the effective |
| 10 | date of this Act shall be provided within thirty days of the |
| 11 | effective date of this Act." |
| 12 | SECTION 4. Statutory material to be repealed is bracketed |
| 13 | and stricken. New statutory material is underscored. |
| 14 | SECTION 5. This Act shall take effect on July 1, 2050. |



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Report Title: OHA Package; Cultural Training; State and County Officials

Description:

Requires certain additional government decision-makers at both the state and county levels to complete the Office of Hawaiian Affairs' training courses on native Hawaiian and Hawaiian rights established by Act 169, SLH 2015. Requires the Office of Hawaiian Affairs, upon designation of a date, time, and location of a training course, to notify the governor and the mayors of the several counties of the availability of the training course and the date, time, and location of the course. Requires the Governor and mayors, upon notification, to notify the administrative heads, deputies, and other officials in their respective administrations who are not mandated to complete the course, of the availability, time, date, and location of the course and encourage them to complete the course. Effective 7/1/2050. (SD2)

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

