A BILL FOR AN ACT

RELATING TO FIREARMS.

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

- 1 SECTION 1. The legislature finds that Hawaii has one of
- 2 the most stringent license to carry firearms laws in the nation.
- 3 However, Hawaii's law has come under scrutiny by a recent
- 4 federal appeals court decision. While this decision is
- 5 currently under review, it has highlighted a concern in the
- 6 application of Hawaii's law.
- 7 This concern involves the approval of licenses to carry
- 8 firearms. Hawaii's law grants some latitude to the county
- 9 chiefs of police with respect to the approval of these licenses.
- 10 Additionally, a license to carry a firearm is only valid within
- 11 the county in which the license is granted. This latitude may
- 12 create a situation in which each county uses differing standards
- 13 for the granting of licenses to carry firearms within that
- 14 respective county. As licenses to carry firearms are not valid
- 15 statewide, there is no single statewide authority that oversees
- 16 the granting of these licenses.

1	The	legislature believes that addressing this lack of	
2	statewide	oversight by authorizing the attorney general to grant	
3	licenses	at the state level would help to strengthen Hawaii's	
4	license-t	o-carry-firearms law. Establishing a state-level	
5	authority would also result in a consistent standard that		
6	applies to all applicants and provide a mechanism for these		
7	licenses to be valid statewide. However, licenses granted by		
8	the respe	ctive county chiefs of police to applicants who are	
9	employed	by a private guard agency would continue to be valid	
10	only within the county that granted the license.		
11	Acco	rdingly, the purpose of this Act is to:	
12	(1)	Establish the state attorney general's authority to	
13		grant, in exceptional cases, licenses to carry	
14		concealed or unconcealed firearms;	
15	(2)	Clarify that the authority of the respective county	
16		chiefs of police to grant licenses to carry	
17		unconcealed firearms is limited to applicants who are	
18		engaged in the protection of life and property while	
19		employed and on duty with a guard agency and who are	
20		in compliance with the requirements of section	
21		463-10.5, Hawaii Revised Statutes;	

1	(3)	Specify the training requirements for license
2		applicants; and
3	(4)	Amend the fee from a per-license to a per-application
4		basis, and increase the fee to more accurately reflect
5		the time and resources spent on application
6		processing.
7	SECT	ION 2. Section 134-9, Hawaii Revised Statutes, is
8	amended t	o read as follows:
9	"§13	4-9 Licenses to carry. (a) In an exceptional case,
10	when an a	pplicant shows reason to fear injury to the applicant's
11	person or	property, and is not prohibited under section 134-7
12	from the	ownership or possession of a firearm, the [chief of
13	police of	the appropriate county] attorney general may grant a
14	license t	o an applicant who is a citizen of the United States of
15	the age c	of twenty-one years or more or to a duly accredited
16	official	representative of a foreign nation of the age of
17	twenty-or	e years or more to carry a pistol or revolver and
18	ammunitio	on therefor concealed or unconcealed on the person
19	within th	e [county where the license is granted.] <u>State.</u>
20	<u>(b)</u>	Where the urgency or the need has been sufficiently
21	indicated	l, the respective chief of police may grant to an

- 1 applicant of good moral character who is a citizen of the United
- 2 States of the age of twenty-one years or more, is engaged in the
- 3 protection of life and property $[\tau]$ while employed and on duty
- 4 with a guard agency as defined in section 463-1, is in
- 5 compliance with the requirements of section 463-10.5, and is not
- 6 prohibited under section 134-7 from the ownership or possession
- 7 of a firearm, a license to carry a pistol or revolver and
- 8 ammunition therefor unconcealed on the person within the county
- 9 where the license is granted.
- 10 (c) The chief of police of the appropriate county, the
- 11 attorney general, or the chief's or attorney general's
- 12 designated representative, shall perform an inquiry on an
- 13 applicant by using the National Instant Criminal Background
- 14 Check System, to include a check of the Immigration and Customs
- 15 Enforcement databases where the applicant is not a citizen of
- 16 the United States, before any determination to grant a license
- 17 is made. Unless renewed, the license shall expire one year from
- 18 the date of issue.
- 19 [\(\(\frac{b}{b}\)\)] (d) The chief of police of each county and the
- 20 attorney general shall adopt procedures to require that any

1	person granted a license to carry a concealed or unconcealed	
2	weapon on	the person shall:
3	(1)	Be qualified to use the firearm in a safe manner[+] by
4		having completed, no more than one hundred eighty days
5		prior to applying for a license, a firearms safety or
6		training course that is described in section
7		134-2(g)(2), (3), or (4);
8	(2)	Appear to be a suitable person to be so licensed;
9	(3)	Not be prohibited under section 134-7 from the
10		ownership or possession of a firearm; and
11	(4)	Not have been adjudged insane or not appear to be
12		mentally deranged.
13	[(c)] (e) No person shall carry concealed or unconcealed
14	on the pe	rson a pistol or revolver without being licensed to do
15	so under	this section or in compliance with sections 134-5(c) or
16	134-25.	
17	[- (d) -] $\underline{\text{(f)}}$ A fee of $[\$10]$ $\$100$ shall be charged for each
18	license <u>a</u>	pplication and shall be deposited in the treasury of
19	the [coun	ty in which the license is granted.] State."

1	SECTION 3. This Act does not affect rights and duties that
2	matured, penalties that were incurred, and proceedings that were
3	begun before its effective date.
4	SECTION 4. Statutory material to be repealed is bracketed
5	and stricken. New statutory material is underscored.
6	SECTION 5. This Act shall take effect upon its approval.
7	INTRODUCED BY:
	By Request
	JAN 1 5 2020

Report Title:

Honolulu Police Department Package; Firearms; Licenses to Carry; Fees

Description:

Establishes the Attorney General's authority, and clarifies the respective county police chiefs' existing authority, to grant licenses to carry concealed or unconcealed firearms. Specifies training requirements for license applicants. Amends the fee from a per-license to a per-application basis and increases the fee.

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