## A BILL FOR AN ACT

RELATING TO CONSTITUTIONAL AMENDMENTS.

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

- 1 SECTION 1. Section 11-118.5, Hawaii Revised Statutes, is
- 2 amended to read as follows:
- 3 "\$11-118.5 Constitutional amendments, proposed; attorney
- 4 general statement. (a) Any constitutional amendment proposed
- 5 by the legislature shall include in final form the exact
- 6 constitutional ratification question to be printed on a ballot.
- 7 The constitutional ratification question shall be phrased in a
- 8 manner to enable voters to express their choice on the
- 9 constitutional amendment by providing a "yes" or "no" response.
- 10 The language and meaning of a constitutional amendment and a
- 11 constitutional ratification question shall be [elear and it
- 12 shall be neither misleading nor deceptive.] simple, concise, and
- 13 direct to the extent practicable.
- 14 (b) The attorney general, in consultation with the
- 15 legislative reference bureau, shall prepare a statement in
- 16 English and Hawaiian for each proposed constitutional amendment
- 17 in language that is [clear] simple, concise, and direct to the

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1	<u>extent</u>	practicable	and	that	indicates	the	purpose,	limitations,

- 2 and effects of the proposed amendment. The attorney general
- 3 shall distribute each statement to the state office of elections
- 4 and all county clerks for further distribution. The office of
- 5 elections and county clerks shall make the statement available
- 6 to the public at all polling places in the State and on a
- 7 website operated by the office of elections."
- 8 SECTION 2. Section 602-5, Hawaii Revised Statutes, is
- 9 amended by amending subsection (a) to read as follows:
- 10 "(a) Except as otherwise provided, the supreme court shall
- 11 have jurisdiction and powers as follows:
- 12 (1) To hear and determine all questions of law, or of
- mixed law and fact, [which] that are properly brought
- 14 before it by application for a writ of certiorari to
- 15 the intermediate appellate court or by transfer as
- provided in this chapter;
- 17 (2) To answer, in its discretion, any question of law
- 18 reserved by a circuit court, the land court, or the
- 19 tax appeal court, or any question or proposition of
- law certified to it by a federal district or appellate
- 21 court if the supreme court shall so provide by rule;

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1	(3)	to exercise original jurisdiction in all questions
2		arising under writs directed to courts of inferior
3		jurisdiction and returnable before the supreme court,
4		or if the supreme court consents to receive the case
5		arising under writs of mandamus directed to public
6		officers to compel them to fulfill the duties of their
7		offices; and [such] any other original jurisdiction as
8		may be expressly conferred by law;
9	(4)	To issue writs of habeas corpus, or orders to show
10		cause as provided by chapter 660, returnable before
11		the supreme court or a circuit court, and any justice
12		may issue writs of habeas corpus or [such] any orders
13		to show cause, returnable as above stated;
14	(5)	To make or issue any order or writ necessary or
15		appropriate in aid of its jurisdiction, and in [such]
16		any case, any justice may issue a writ or an order to
17		show cause returnable before the supreme court; [and]
18	(6)	To make and award [such] any judgments, decrees,
19		orders and mandates, issue [such] any executions and
20		other processes, and do [such] any other acts and take

[such] any other steps as may be necessary to carry

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1		nto full effect the powers [which] that are or shall
2		e given to it by law or for the promotion of justice
3		n matters pending before it[-]; and
4	<u>(7)</u>	o issue, upon a written request by the president of
5		the senate, the speaker of the house of
6		epresentatives, or both, a written opinion of the
7		ustices of the supreme court, or a majority thereof,
8		tating whether a proposed amendment to the Hawaii
9		State Constitution and the corresponding
10		constitutional ratification question is simple,
11		concise, and direct to the extent practicable, as
12		required by section 11-118.5; provided that:
13		A) Within forty-eight hours of receipt of a written
14		request for a written opinion pursuant to this
15		paragraph, the supreme court shall render and
16		deliver a written opinion to the requester or
17		requesters;
18		B) Any written opinion that invalidates the
19		constitutional ratification question
20		corresponding to a proposed amendment to the
21		Hawaii State Constitution shall include a

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1		detailed and specific explanation of the reasons
2		for the invalidation of the constitutional
3		ratification question; and
4	(C)	Any decision established in a written opinion
5		rendered pursuant to this paragraph shall not be
6		appealable."
7	SECTION 3	. This Act does not affect rights and duties that
8	matured, penal	ties that were incurred, and proceedings that were
9	begun before i	ts effective date.
10	SECTION 4	. Statutory material to be repealed is bracketed
11	and stricken.	New statutory material is underscored.
12	SECTION 5	. This Act shall take effect on July 1, 3021.

### Report Title:

Hawaii State Supreme Court; Written Opinions; Constitutional Amendments; Ratification Question

#### Description:

Requires the language and meaning of any proposed constitutional amendment and ratification question to be simple, concise, and direct to the extent practicable. Allows the presiding officers of the legislature to request a written opinion of the supreme court regarding the legality of a proposed amendment to the Hawaii State Constitution and the corresponding constitutional ratification question. Requires the court to provide a written opinion within 48 hours of receipt of the request. Requires, for any written opinion by the court that invalidates a constitutional ratification question, a detailed and specific explanation of the reasons for this opinion. Prohibits any appeal of a written opinion. Effective 7/1/3021. (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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