
A BILL FOR AN ACT

RELATING TO THE DEPARTMENT OF DEFENSE.

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

1 SECTION 1. Section 121-7, Hawaii Revised Statutes, is
2 amended to read as follows:

3 "**§121-7 Adjutant General; appointment.** The adjutant
4 general shall be the executive head of the department of defense
5 and commanding general of the militia of the State. The
6 adjutant general shall be appointed and be subject to removal as
7 set forth in section 26-31. The adjutant general shall serve
8 for the term as set forth in section 6, article V, of the
9 Constitution. No person shall be eligible for appointment as
10 adjutant general unless the person [~~holds~~]:

11 (1) Holds or has held a commission of [~~at least a field~~
12 ~~grade officer,~~] the rank of colonel in the military
13 grade of O6 or above, federally recognized as such, or
14 its equivalent in the Army or air national guard,
15 state defense force, [~~or other branch of the armed~~
16 ~~forces of this or any other state or territory of the~~
17 ~~United States,~~] or in the [~~armed forces~~] Army or Air



1 Force active component of the United States or a
2 reserve component thereof and has served as a
3 commissioned officer in one or more of the [~~armed~~
4 services] Army or Air Force components as listed
5 herein for at least ten years[-]; and
6 (2) Has no administrative actions or items that would
7 prevent promotion to the rank of a general officer in
8 the military grade of 07 or 08, federally recognized
9 as such."

10 SECTION 2. Statutory material to be repealed is bracketed
11 and stricken. New statutory material is underscored.

12 SECTION 3. This Act shall take effect on July 1, 2050.



Report Title:

Department of Defense; Adjutant General; Eligibility

Description:

Amends the minimum appointment eligibility requirement for the Adjutant General to be an officer that holds or has held a commission of the rank of Colonel in the military grade of O6 or above in the Army or Air National Guard, state defense force, or the Army or Air Force active component of the United States or a reserve component thereof, and has no administrative actions that would prevent promotion to the rank of a general officer in the military grade of O7 or O8. 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.

