DAVID Y. IGE GOVERNOR



KEITH T. HAYASHI

STATE OF HAWAI'I DEPARTMENT OF EDUCATION P.O. BOX 2360 HONOLULU, HAWAI'I 96804

> Date: 03/16/2022 Time: 03:00 PM Location: CR 229 & Videoconference Committee: Senate Education Senate Higher Education

Department:	Education
Person Testifying:	Keith T. Hayashi, Interim Superintendent of Education
Title of Bill:	HB 1775, HD2 RELATING TO CIVIL RIGHTS.
Purpose of Bill:	Requires entities with state education programs or activities, or that receive state funding for educational programs or activities, to adopt written policies and undertake other specified actions no later than 1/1/2023. Requires annual reports to legislature.

Appropriates funds. Effective 7/1/2050. (HD2)

Department's Position:

The Hawaii State Department of Education (Department) supports the intent of HB 1775, HD2, which specifies additional forms of sex discrimination and other prohibited conduct as well as requires the Department to adopt written policies, undertake other specified enforcement actions, and submit annual reports to the Legislature, but respectfully offers comments on the proposed bill.

The Department is deeply committed to Title IX of the Educational Amendments of 1972 (Title IX) and the tenets that it upholds. The Department currently has in place interim procedures that reflect the 2020 revisions to the federal Title IX requirements to address reports and complaints of sexual harassment. The Department recognizes that the 2020 revisions to the federal Title IX regulations have raised the criteria for what types of conduct would constitute sexual harassment under Title IX and would be addressed per the due process steps indicated in the 2020 revisions.

To ensure that reports of sexually harassing conduct that do not fall within the federal Title IX regulations are appropriately addressed, the Department has utilized other applicable rules and policies. Specifically, Chapter 19 of Title 8 of the Hawaii Administrative Rules is used primarily for situations where both the complainant and the respondent are students; Chapter 89 of Title 8 of the Hawaii Administrative Rules and Board of Education Policy 305-10 are utilized for situations where the complainant is a student and the respondent is an employee; and Board of Education Policy 900-1 is utilized for situations where both the complainant are employees.

The Department supports the intent of reporting requirements covered under the proposed bill and appreciates the delayed effective date. The delay will provide the Department time to research and procure a secure case management system and make any changes necessary to the Department's current Student Information System to address the data reporting proposed by the bill.

The Department appreciates the Legislature's efforts to ensure that all reports of sexual harassment are appropriately addressed and looks forward to working with the Legislature to achieve this goal.

Thank you for the opportunity to provide testimony on this measure.



ON THE FOLLOWING MEASURE: H.B. NO. 1775, H.D. 2, RELATING TO CIVIL RIGHTS.

BEFORE THE:
SENATE COMMITTEES ON EDUCATION AND ON HIGHER EDUCATIONDATE:Wednesday, March 16, 2022TIME: 3:00 p.m.LOCATION:State Capitol, Room 229 and Videoconference

TESTIFIER(S): Holly T. Shikada, Attorney General, or Anne T. Horiuchi, Deputy Attorney General

Chairs Kidani and Kim and Members of the Committees:

The Department of the Attorney General (Department) provides the following comments.

The bill requires entities with state educational programs or activities, or that provide educational programs or activities and receive state funding in any amount and for any purpose, to adopt written policies and undertake other specified actions to ensure better compliance with chapter 368D, Hawaii Revised Statutes.

In its testimony submitted to the House Committee on Finance, the Department expressed its concern that the bill does not define "educational program or activity," such that the bill could be construed to apply to a wide variety of private educational programs, as well as state departments and agencies, and it could even be construed to apply to the Hawaii State Legislature, due to its participation in and/or sponsorship of the Hawaii Secondary Student Conference. The Department respectfully asks the Committee to amend the bill to define "educational program or activity" to specify which entities would be mandated to comply with the requirements set forth in the bill.

The Department further notes that the Biden administration is currently working on amending federal regulations on this very subject. On February 17, 2022, the U.S. Department of Education (USDOE) sent the draft of its proposed amendments to the regulations implementing Title IX of the Education Amendments of 1972 (Title IX regulations) to the Office of Information and Regulatory Affairs (OIRA). OIRA is part of the Office of Management and Budget responsible for coordinating the review of all Testimony of the Department of the Attorney General Thirty-First Legislature, 2022 Page 2 of 2

executive branch regulations. USDOE's next step in revising the Title IX regulations will be the Notice of Proposed Rulemaking, where the public can review and comment on the proposed revised regulations. The Department further notes that, in a December 10, 2021, press release, the USDOE stated that it anticipated issuing a Notice of Proposed Rulemaking by April 2022. (https://www.ed.gov/news/pressreleases/statement-us-department-education-assistant-secretary-office-civil-rightscatherine-lhamon-title-ix-update-fall-2021-unified-agenda-and-regulatory-plan.)

Given what is occurring at the federal level regarding the Title IX regulations, it may be advisable to wait for the adoption of the final rules to ensure that the State statutes and rules are consistent with the federal regulations.

Thank you for the opportunity to provide our comments.

DAVID Y. IGE GOVERNOR



JOHN S.S. KIM CHAIRPERSON

STATE OF HAWAII

STATE PUBLIC CHARTER SCHOOL COMMISSION ('AHA KULA HO'ĀMANA)

http://CharterCommission.Hawaii.Gov 1111 Bishop Street, Suite 516, Honolulu, Hawaii 96813 Tel: (808) 586-3775 Fax: (808) 586-3776

FOR:	HB 1775 HD2 Relating to Civil Rights
DATE:	March 16, 2022 3:00 PM
COMMITTEE:	Committee on Education and Committee on Higher Education
ROOM:	Conference Room 229 & Videoconference
FROM:	Yvonne Lau, Interim Executive Director State Public Charter School Commission

Chair Kidani, Chair Kim, and members of the Committees:

The State Public Charter School Commission ("Commission") appreciates the opportunity to provide testimony in **SUPPORT on HB 1775 HD2** which specifies additional forms of discrimination and other prohibited conduct under Chapter 368D, HRS. Requires covered entities to adopt written policies and undertake other specified enforcement actions no later than January 1, 2023, and requires annual reports to Legislature.

The Commission appreciates the inclusion of funding for a Title IX position that would work in the Commission to monitor and ensure that the compliance, training and reporting requirements of this bill are met by public charter schools. Our public charter schools currently do not have access to the Department of Education's Civil Rights Compliance Branch for training, compliance monitoring or investigations into such matters. Each public charter school is expected to meet these requirements individually and often rely on the advice of their Deputy Attorney Generals for assistance.

Title IX is an extremely important law that must be followed to ensure equity and access to girls and women in our public charter schools, however, the funding to ensure this has not been included for our public charter schools.

The Commission is available to work with this committee, the DOE, the Department of Budget and Finance, and public charter schools in moving this legislation forward. Thank you for the Thank you for the opportunity to provide this testimony.



UNIVERSITY OF HAWAI'I SYSTEM

Legislative Testimony

Testimony Presented Before the Senate Committee on Education and Senate Committee on Higher Education March 16, 2022 at 3:00 p.m. By Jan Gouveia Vice President for Administration University of Hawai'i

HB 1775 HD2 - Relating to Civil Rights

Chairs Kidani and Kim and members of the committees:

Thank you for the opportunity to present testimony in support of HB 1775 HD2 – Relating to Civil Rights. HB 1775 HD2 requires covered entities to designate a Title IX coordinator and adopt written policies no later than January 1, 2023; requires annual reports to the Legislature; and establishes three positions (3.0 FTE) within the University System to assist with the implementation of the provisions of this bill.

The University shares the Legislature's desire to implement policies and procedures that prevent and address sex discrimination and gender-based violence and create an educational environment that enhances safety and advances gender equity. As Title IX celebrates its 50th year of existence in June 2022, the framework and scope continue to evolve and expand. Accordingly, the University appreciates the overall policy guidance and objectives provided by this bill, which will allow educational institutions to develop the specific details of policies and procedures as part of their internal governance structure and through engagement with stakeholders and community members. This allows the University to further refine its policies and procedures over time and continue to align with best practices. Additionally, the University appreciates the three positions (3.0 FTE) established by this bill to meet the continued demand for expertise in the ever-expanding legal arena of Title IX. These positions will assist with ensuring competency and consistency systemwide in the implementation of all state and federal laws related to sex discrimination.

Thank you for the opportunity to testify on HB 1775 HD2. The University looks forward to continuing our work with the Legislature and the Women's Legislative Caucus in support of a safe and nondiscriminatory campus environment.



HAWAI'I CIVIL RIGHTS COMMISSION

830 PUNCHBOWL STREET, ROOM 411 HONOLULU, HI 96813 · PHONE: 586-8636 FAX: 586-8655 TDD: 568-8692

Wednesday March 16, 2022, 3:00 p.m. Via Videoconference, and Conference Rm 229

To: The Honorable Michelle N. Kidani, Chair The Honorable Donna Mercado Kim, Vice Chair Members of the Senate Committee on Education

> The Honorable Donna Mercado Kim, Chair The Honorable Michelle N. Kidani, Vice Chair Members of the Senate Committee on Higher Education

From: Liann Ebesugawa, Chair and Commissioners of the Hawai'i Civil Rights Commission

Re: H.B. No. 1775, H.D.2

The Hawai'i Civil Rights Commission (HCRC) has enforcement jurisdiction over Hawai'i's laws prohibiting discrimination in employment, housing, public accommodations, and access to state and state funded services. The HCRC carries out the Hawai'i constitutional mandate that no person shall be discriminated against in the exercise of their civil rights. Art. I, Sec. 5.

The HCRC supports H.B. No. 1775, H.D.2, with a strong concern over the bill's statutory mandate that in any conflict between the state Title IX corollary, HRS Chapter 368D, and federal Title IX law, federal law shall prevail. The HCRC's concern is highlighted on pages 4-6 of this testimony.

H.B. No. 1775, H.D.2, amends H.R.S. Chapter 368D, by adding a purpose section in Chapter 368D that clarifies the scope of the state law corollary to the Federal Title IX law. In Section 1 of the bill, the Legislature makes a finding that, "[p]ursuant to the exclusive jurisdiction of the legislature to identify laws of statewide concern, granted under article X, section 6, of the Hawaii State Constitution, the legislature ... finds that the prohibition of discrimination on the basis of sex, including gender identity or expression, or sexual orientation, is a matter of statewide concern."

The bill also adds new sections to Chapter 368D that require covered entities (entities that have an educational program or activity that receives state financial assistance, in any amount, for any purpose) to adopt written policies and undertake specified enforcement action, and for state educational programs or activities (UH, DOE, and public charter schools) to submit annual reports to the Legislature.

Act 110, L 2018, established a state corollary to Title IX by adding a new chapter to Title 20 of the Hawai'i Revised Statutes, now HRS chapter 368D, prohibiting discrimination based on sex, including gender identity or expression, or sexual orientation in any state educational program and activity or educational program or activity that receives state financial assistance. H.B. No. 1775, H.D. 2, provides a framework for enforcement of the state Title IX corollary.

H.B. No. 1775, H.D. 2, provides students protection against sex discrimination, including sexual harassment and sexual assault, similar to the protections provided for employees under federal and state fair employment laws, Title VII and H.R.S. Chapter 378, Part I, respectively. In doing so, it provides needed protections for the most vulnerable to harm, for the purpose of providing a safe learning environment free of sex discrimination, that provides all with an equal opportunity to succeed without regard to sex, including gender identity or expression, or sexual orientation.

H.B. No. 1775, H.D. 2, maintains the standing of persons, organizations, and associations under H.R.S. § 368D-1 to file complaints alleging violations of Chapter 368D. It also continues

2

to provide that nothing in Chapter 368D precludes an individual participating in a covered educational program or activity from filing a civil action in court. **The HCRC suggests that the statute should also provide for the award of attorney's fees and costs to a prevailing complainant.**

On March 8, 2021, President Biden signed an Executive Order expressing a policy commitment that all students should be guaranteed an educational environment free from discrimination on the basis of sex, including discrimination in the form of sexual harassment, which encompasses sexual violence, and including discrimination on the basis of sexual orientation or gender identity, and ordering a review of all regulations, orders, guidance documents, policies, and agency actions that are inconsistent with that commitment. To that effect, the USDOE is expected to release proposed amended regulations in 2022 to reverse Trump administration USDOE regulations that gutted such protections.

Shifting federal interpretation and enforcement of Title IX protections against sex discrimination, with about-face turns in conflicting rules, guidance, and executive actions and orders, serve to highlight the need for strong state law and the legislature's wisdom in enacting the state law corollary to Title IX. Here, as a historical theme in Hawai'i civil rights lawmaking, federal law is a "floor" beneath which state law protections against discrimination cannot drop, rather than a "ceiling" above which state law protections cannot rise. <u>California Federal Sav. and</u> Loan Ass'n v. Guerra, 479 US 272, 290-292 (1987).

The state Title IX corollary is only effective if it sets a high state standard protecting against discrimination, and the new, amended H.R.S. Chapter 368D should not automatically hew to shifting federal standards.

3

Concern: Bill Mandates That Federal Law Shall Prevail in Any Conflict with State Law

The purpose/scope/construction language found in the new H.R.S. § 368D-__(b), at the beginning of Section 2 of the H.D.2 is cause for concern, where it states: "(b) If any conflict arises between applicable mandatory federal requirements under Title IX and any state law requirements, the federal requirements shall prevail." This language regarding statutory construction is apparently meant to resolve conflicts between state law requirements and USDOE federal policy and procedure mandates under Title IX.

The purpose of the state Title IX corollary, enacted as Act 110 in 2018, was to backstop against the evisceration of federal Title IX standards by Trump administration USDOE regulations that gutted Title IX protections, and it would be contrary to the purpose of the state Title IX law to expressly concede that in any conflict between (federal) Title IX and state law requirements, federal law shall prevail. This arguably creates a state standard that shifts, ebbs and flows with changing federal law, administrations, regulations, and decisions interpreting federal law – as we have seen with the fundamental changes to federal Title IX law from the Obama administration to the Trump administration, now to the Biden administration, and to who knows what's next.

It is not clear what issue or problem this broad conflict provision is meant to address. The concerning bill language should be deleted or more narrowly focused on whatever it is meant to accomplish, or the intent of that language should be addressed in the legislative history – to clarify the legislature's intent to establish a strong(er) state corollary to the federal Title IX law – consistent with the basic principle that when it comes to civil rights laws, federal law is a "floor" beneath which state law protections against discrimination cannot drop, not a "ceiling" above which state law protections cannot rise.

TWO EXAMPLES OF CONFLICT: PROTECTION AGAINST SEXUAL HARASSMENT OF STUDENTS; AND RELIGIOUS EXEMPTION

1) As an example of an arguable "conflict" that should not automatically be controlled by a bad federal standard, consider the federal interpretation of Title IX to the effect there is no private right of action for monetary damages under Title IX for a teacher's sexual harassment of a student in the absence of a showing of actual notice to and deliberate indifference on the part of a school district. *Gebser v. Lago Vista Independent School District*, 524 U.S. 274 (1998). Under HRS 368D-1(b) as amended by HB 1775, HD2: " (b) Nothing in this chapter shall preclude [a student] <u>an individual</u> participating in any educational program or activity who is aggrieved by a violation of this chapter from filing a civil action in a court of competent jurisdiction."

With the proposed statutory language expressly making federal requirements the prevailing standard if any conflict with state law arises, would a student have a private right of action for sexual harassment by a teacher, absent a showing of actual notice and deliberate indifference on the part of DOE or UH? If the legislature intends to provide vulnerable students the same protections against sexual harassment provided for employees, those protections could arguably be denied based on a blanket statutory recognition that federal law prevails in case of a conflict.

And,

2) Title IX provides for a statutory exemption for educational institutions that are controlled by a religious organization. Historically, it has been well-established and understood that the Title IX statutory religious exemption was a *narrow* religious exemption. The Trump Administration promulgated regulations eviscerating that well-established understanding, by expanding and adding to the factors considered in determining whether a school is "controlled by a religious institution," and eliminating the requirement that schools invoking the religious exemption do so in writing, gutting protections for women and LGBTQ+ students.

5

The scope and application of the Title IX religious exemption is the subject of ongoing litigation in *Hunter, et al., v. U.S. Department of Education*, Case No. 6-21-cv-00474-AA, United States District Court for the District of Oregon. The State of Oregon, by its Attorney General Ellen Rosenblum, submitted an amicus curiae brief in support of the Plaintiffs, joined by 18 other states, including the State of Hawai`i, by its then-Attorney General Clare Conners.

The State of Hawai'i should not concede that the Title IX religious exemption federal standard that is the subject of current legal challenge and litigation shall prevail if in conflict with stronger state standards, in contravention of the sound legal position taken and strong policy statement made by the State of Hawai'i joining in the State of Oregon amicus curiae brief.

CONCLUSION

If the concerning blanket conflict provision mandating that federal Title IX law shall prevail in any conflict with state law is deleted, or more narrowly focused and its intent clarified, the HCRC supports H.B. 1775, H.D.2.



To: Senate Committee on Education and Senate Committee on Higher Education Hearing Date/Time: March 16, 2022 3:00PM Re: Testimony in SUPPORT of HB1775 HD2

Dear Chair Kim, Chair Kidani, and the Members of Committees,

Members of AAUW of Hawaii thank you for this opportunity to testify in support of HB1775 HD2 which would require schools and education programs that receive state funds to adopt written policies and undertake other specified enforcement actions; require annual reporting to the legislature on the number and types of Title IX cases and other relevant information.

While we appreciate that this measure is moving along, we are concerned that without specifying additional forms of discrimination and other prohibited conduct under Chapter 368D, HRS, many sexual harassment and assault reports will be ignored, violating equal access to education, violating Title IX. For example, harassment from faculty advisors too often leads to students dropping out of PhD programs. Please restore the "Definition" section in the original language OR at least expand the definition of sexual harassment under Chapter 368D, HRS, as California did in 2019 with California Senate Bill 493.

On June 23, 2022, we will celebrate the 50th anniversary of the Patsy T. Mink Equal Opportunity in Education Act also simply known as Title IX. Since the passage of this landmark civil rights law, opponents have sought to weaken it. In 2017, the U.S. Department of Education rescinded multiple important guidance documents, including those that had clarified what Title IX requires schools to prevent and address sexual harassment and violence and to protect transgender students. In 2018, Hawaii passed Act 110 which prohibits discrimination on the basis of sex, including sexual orientation, gender identity, or gender expression, in any state educational program or activity. We are especially proud that Hawaii was the first state to do so. Then, in May 2020, the Department of Education announced changes to Title IX rules, rolling back important protections for student survivors of sexual harassment and assault. These new rules went into effect in August 2020. Hawaii needs to codify the protections for student of Title IX.



According to AAUW's research "Crossing the Line":

Two out of three college students and nearly half of the students in grades
experience sexual harassment

o More than 11% of all students experience sexual assault but only 20% of female students report to the authorities.

According to the 2019 UH climate survey,

- o 12.7% of students experienced sexual harassment
- o 10.6% experienced stalking
- o 21.3% experienced dating or domestic violence
- o and 7.2% experienced non-consensual sexual contact

Note that there was a 37% increase in sexual harassment between 2015 and 2019 according to UH climate surveys.

These numbers unfortunately represent an increase over the responses from the 2017 UH climate survey.

According to the 2019 CDC Youth Risk Behavior Survey,

- o 13.1% of high school students were electronically bullied
- o 17% were bullied on school property
- o 10.8% experienced non-consensual sexual contact,
- o and 8.6% experienced physical dating violence.

We need Hawaii State Corollary providing Title IX enforcement for all students and protections for student survivors of harassment and violence.



The American Association of University Women (AAUW) of Hawaii is an all volunteer, statewide chapter of a national organization and is made up of six branches: Hilo, Honolulu, Kaua'i, Kona, Maui, and Windward Oahu. UH Hilo, UH Manoa, UH Maui College, and Windward Community College are also AAUW partners. AAUW's mission is to advance gender equity for equal opportunities in education, at workplace and for economic security, and in leadership.

Please restore the "Definition" section in the original language OR at least expand the definition of sexual harassment under Chapter 368D, HRS, as California did in 2019 with California Senate Bill 493. Please do so so no student needs to drop out of school because of sexual harassment or assault by their peers and their faculty.

Thank you for your consideration.

Sincerely,

hg

Younghee Overly Public Policy Chair, AAUW of Hawaii publicpolicy-hi@aauw.net



To: Senate Committee on Education and Senate Committee on Higher Education Hearing Date/Time: March 16, 2022 3:00PM Re: Testimony in SUPPORT of HB1775 HD2

Dear Chair Kim, Chair Kidani, and the Members of Committees,

Members of Hawaii Women's Coalition thank you for this opportunity to testify in support of HB1775 HD2 which would require schools and education programs that receive state funds to adopt written policies and undertake other specified enforcement actions; require annual reporting to the legislature on the number and types of Title IX cases and other relevant information.

While we appreciate that this measure is moving along, we are concerned that without specifying additional forms of discrimination and other prohibited conduct under Chapter 368D, HRS, many sexual harassment and assault reports will be ignored, violating equal access to education, violating Title IX. For example, harassment from faculty advisors too often leads to students dropping out of PhD programs. Please restore the "Definition" section in the original language OR at least expand the definition of sexual harassment under Chapter 368D, HRS, as California did in 2019 with California Senate Bill 493.

In May 2020, the federal Department of Education announced changes to Title IX rules, rolling back important protections for student survivors of sexual harassment and assault. These new rules went into effect in August 2020. Hawaii needs to codify the protections for student survivors of sexual harassment and assault. Hawaii needs to codify the enforcement of Title IX.

Please restore the "Definition" section in the original language and pass this important measure to ensure Title IX protects all students in Hawaii from discrimination, harassment and assault based on their sex as our late congressman Patsy T Mink intended.

The Hawai'i Women's Coalition is a catalyst for progressive, social, economic and political change through action on critical issues facing Hawaii's women and girls. Members currently include 29 organizations and agencies (private, public, membership) as well as individuals. The coalition encourages the inclusion of interested parties and in achieving equitable representation.

Thank you and with Aloha,

Members of Hawaii Women's Coalition

Submitted on: 3/11/2022 6:14:21 PM Testimony for EDU on 3/16/2022 3:00:00 PM

Submitted By	Organization	Testifier Position	Testify
Michael Golojuch Jr	Individual	Support	Remotely Via Zoom

Comments:

Aloha Senators,

The Stonewall Caucus of the Democratic Party of Hawai'i (formerly the LGBT Caucus) Hawai'i's oldest and largest policy and political LGBTQIA+ focused organization fully supports HB 1775 HD 2.

We hope you all will support this important piece of legislation.

Mahalo nui loa,

Michael Golojuch, Jr. Chair and SCC Representative Stonewall Caucus for the DPH



HB-1775-HD-2 Submitted on: 3/15/2022 5:08:26 PM Testimony for EDU on 3/16/2022 3:00:00 PM

Submitted By	Organization	Testifier Position	Testify
Linda Elento	Individual	Comments	In Person

Comments:

Aloha, Senators Kidani and Kim,

I appreciate the opportunity to express my support for protecting students from harrassment and discrimination based on protected classes, including gender and disability. I believe there should be a limit to what is specified in a law to the point where it is prescriptive and can be used to filter out affected individuals. References: HRS 368-1.5 and 386D; HAR Title 8 (Education) ch. 89 and ch. 61.

The DOE hired equity specialists for each administrative district and has a Civil Rights Compliance Branch. Charter Schools should have access to these equity specialists as they have access to DOE special education specialists. (Personally I believe charter schools need help from the DOE only for funding and special education personnel who know the charter school program and curriculum.)

The HRS should specify the SEA State Education Agency having the overall responsibility for anti-discrimination which I believe the SEA does through the Board of Education and delegated to the Superintendent. Each individual charter school and school boards are not funded to responsibly prevent, monitor, enforce nondiscrimination laws. Some HARs apply to both DOE and charter schools with some only the DOE. HAR 8-89 is the Civil Rights Complaint Policy and Complaint Procedure for Student(s) Complaints Against Adult(s). I do not know the full history of HAR 8-89-3 which indicates the applicability of this chapter doesn't apply to charter schools).

The equity specialists referenced above should be better trained by the Department regarding all protected classes and be available to Charter Schools, as charter schools are subject to HAR 8-61 (NONDISCRIMINATION ON THE BASIS OF DISABILITY IN PROGRAMS OR ACTIVITIES RECEIVING FEDERAL FINANCIAL ASSISTANCE).

A special education student also qualifies under Sec. 504 of the Rehab. Act. This student must work with the DOE for special education services per HRS charter school law. The same student should be able to access the equity specialist. The student should also be able to access the equity specialist when seeking to leave the charter school and attend a DOE school.

The process of ensuring anti-discrimination towards students based on protected classes within our education system doesn't need further legislation that limits and fails to reach the objective of ensuring the civil rights of students at their place of compulsory education. I appreciate the Legislature's consideration of my testimony as it pertains to funding and the SEA's responsibility of civil rights of students, including students who want to apply and register for a charter school and those students who attend charter schools, and students who request a Geographical Exception GE as the DOE has a long history of denying GEs to students who have special education IEPs (charter schools have discriminated and denied acceptance of these students, too).

Thank you for the opportunity to provide my thoughts and testimony.

DAVID Y. IGE GOVERNOR

EMPLOYEES' RETIREMENT SYSTEM HAWAI'I EMPLOYER-UNION HEALTH BENEFITS TRUST FUND

OFFICE OF THE PUBLIC DEFENDER



CRAIG K. HIRAI DIRECTOR

GLORIA CHANG DEPUTY DIRECTOR

STATE OF HAWAI'I DEPARTMENT OF BUDGET AND FINANCE P.O. BOX 150 HONOLULU, HAWAI'I 96810-0150

ADMINISTRATIVE AND RESEARCH OFFICE BUDGET, PROGRAM PLANNING AND MANAGEMENT DIVISION FINANCIAL ADMINISTRATION DIVISION OFFICE OF FEDERAL AWARDS MANAGEMENT (OFAM)

WRITTEN ONLY TESTIMONY BY CRAIG K. HIRAI DIRECTOR, DEPARTMENT OF BUDGET AND FINANCE TO THE SENATE COMMITTEES ON EDUCATION AND HIGHER EDUCATION ON HOUSE BILL NO. 1775, H.D. 2

March 16, 2022 3:00 p.m. Room 229 and Videoconference

RELATING TO CIVIL RIGHTS

The Department of Budget and Finance (B&F) offers comments on this bill.

House Bill No. 1775, H.D. 2, adds four new sections to Chapter 368D, HRS, to: 1) require entities with State education programs or activities, or that receive State funding for educational programs or activities, to adopt written policies and undertake other specified actions relating to Title IX of the Education Amendments of 1972 (Title IX) no later than January 1, 2023; 2) require annual reports to the Legislature on the number and types of Title IX cases received; 3) establish 3.00 full-time equivalent (FTE) positions within the University of Hawai'i and appropriate to the Department of Education an unspecified amount of general funds for FY 23 to carry out the purposes of this measure; and 4) appropriate to the State Public Charter School Commission an unspecified amount of general funds for FY 23 to hire 1.00 FTE position to ensure compliance by public charter schools with Title IX.

B&F notes that, with respect to the general fund appropriations in this bill, the federal Coronavirus Response and Relief Supplemental Appropriations Act requires that

states receiving Elementary and Secondary School Emergency Relief (ESSER) II funds and Governor's Emergency Education Relief II funds must maintain state support for:

- Elementary and secondary education in FY 22 at least at the proportional level of the state's support for elementary and secondary education relative to the state's overall spending, averaged over FYs 17, 18 and 19; and
- Higher education in FY 22 at least at the proportional level of the state's support for higher education relative to the state's overall spending, averaged over FYs 17, 18 and 19.

Further, the federal American Rescue Plan (ARP) Act requires that states receiving ARP ESSER funds must maintain state support for:

- Elementary and secondary education in FY 22 and FY 23 at least at the proportional level of the state's support for elementary and secondary education relative to the state's overall spending, averaged over FYs 17, 18 and 19; and
- Higher education in FY 22 and FY 23 at least at the proportional level of the state's support for higher education relative to the state's overall spending, averaged over FYs 17, 18 and 19.

The U.S. Department of Education has issued rules governing how these maintenance of effort (MOE) requirements are to be administered. B&F will be working with the money committees of the Legislature to ensure that the State of Hawai'i complies with these ESSER MOE requirements.

Thank you for your consideration of our comments.



To: Senator Kidani, Chair Senator Kim, Vice Chair Senate Committee on Education

> Senator Kim, Chair Senator Kidani, Vice Chair Senate Committee on Higher Education

Re: **HB 1775 HD2, relating to civil rights** 3:00 PM, March 16, 2022

Chair Kidani, Chair Kim, and committee members,

On behalf of HCAN Speaks!, thank you for the opportunity to **testify in support of House Bill 1775 HD2**, relating to civil rights. We also respectfully request that the measure be amended to include the definitions sections of the original draft to ensure protection from various forms of harassment.

While we celebrate the 50th anniversary of the Patsy T. Mink Equal Opportunity in Education Act, also known as Title IX, it is appropriate that we move forward to adopt and implement the activities in this bill to uphold the intention of that landmark legislation.

Specifically, this bill:

- Requires educational institutions and programs receiving state fund to adopt written policies and undertake other specified enforcement actions no later than 1/1/2023
- Require annual reporting to the legislature on the number and types of Title IX cases received by the department of education, public charter schools, and the University of Hawaii and other relevant information

Hawai'i should ensure a student has the ability to learn and have access to educational programs without fear of violence or bias. For many students, school is a safe place. Let's make it a safe place for all students.

For these reasons, HCAN Speaks! respectfully requests the Committee to amend and support this measure.

Thank you,

Kathleen Algire Director of Early Learning and Health Policy



March 13, 2022

TO: Chairs Kidani & Mercado Kim and Members of the EDU/HRE Committees

RE: HB 1775 HD2 Relating to Civil Rights

Support for hearing on March 16

Americans for Democratic Action is an organization founded in the 1950s by leading supporters of the New Deal and led by Patsy Mink in the 1970s. We are devoted to the promotion of progressive public policies.

We support this bill as we support full implementation of Title IX, authored by Congresswoman Mink. It would provide a framework for the enforcement of the state law corollary to Title IX of the Education Amendments of 1972. It includes dating and domestic violence and forms of gender expression. Title IX is a landmark piece of legislation for the rights of women and girls. It needs to be enhanced not eroded.

Thank you for your favorable consideration.

Sincerely,

John Bickel, President

Submitted on: 3/11/2022 6:38:55 PM Testimony for EDU on 3/16/2022 3:00:00 PM

Submitted By	Organization	Testifier Position	Testify
Mike Golojuch, Sr.	Testifying for Rainbow Family 808	Support	Written Testimony Only

Comments:

Rainbow Family 808 definitely supports HB1775. Please pass this bill.

Mike Golojuch, Sr., Secretary/Board Member, Rainbow Family 808

Submitted on: 3/15/2022 8:43:34 AM Testimony for EDU on 3/16/2022 3:00:00 PM

Submitted By	Organization	Testifier Position	Testify
Kaylie Keim	Testifying for The Every Voice Coalition Hawai'i	Support	Written Testimony Only

Comments:

Testimony in support of HB1775 HD2 Relating To Civil Rights

Senate Committee on Education

Senate Committee on Higher Education

March 16th, 2022

Testimony of Kaylie Keim

State Director

Every Voice Coalition Hawai'i

Dear Chairpersons and members of the Committees,

]My name is Kaylie Keim and I am a student at UH Mānoa, and the State Director for the Every Voice Coalition, and I am asking you to SUPPORT HB1775.

While I'm excited that this bill is moving along, I am concerned that without the expanded definition of sexual harassment under the new Title IX rules, many sexual harassment reports will be ignored. Please restore the "Definition" section of the original language or at least expand the definition of sexual harassment as California did with Senate Bill 493.

Hawaii needs to codify the important protections for student survivors of sexual harassment and assault. From 2017 to 2020, we have seen changes to Title IX that have weakened it at the federal level, giving less safety for student survivors. In 2018, Hawaii passed Act 110 which prohibits discrimination on the basis of sex, including sexual orientation, gender identity, or gender expression, in any state educational program or activity. Then, in May 2020, the Department of Education announced changes to Title IX rules, rolling back important protections for student survivors of sexual harassment and assault. These new rules went into effect in August 2020.

In Hawai'i, according to the 2019 UH climate survey, 12.7% of students experienced sexual harassment and 21.3% experienced dating or domestic violence. These numbers represent an increase from the 2017 UH climate survey and pose a serious threat to our haumana and next generation of leaders. This bill will allow us to catch key data points on how the Title IX system is currently functioning by requiring annual reporting on the number and types of cases. While great strides have been made for women and girls for equal access in education, the lack of enforcement of Title IX maintains widespread gender-based harassment, sexual assault, dating violence, domestic violence, and stalking in our public schools and universities. 2022 is the 50th anniversary of the Patsy T. Mink Equal Opportunity in Education Act - also known as Title IX - co-written by our own leader, Patsy Mink. Passing SB2636 will move our state closer to fully realizing Patsy Mink's legacy.

We need a Hawai'i State Corollary providing Title IX enforcement and protections for student survivors of sexual harassment and assault. Mahalo for hearing this important bill and please pass it.

Submitted on: 3/14/2022 4:41:55 PM Testimony for EDU on 3/16/2022 3:00:00 PM

Submitted By	Organization	Testifier Position	Testify
Nikki-Ann Yee	Individual	Support	Written Testimony Only

Comments:

Mahalo for the opportunity to testify in support of House Bill 1775 HD2, relating to civil rights. I stand in support of the measure because all students deserve protection from gender-based discrimination, harassment, sexual assault, dating violence, domestic violence and stalking in our schools and universities. However, I respectfully request that the measure be amended to include the definitions sections of the original draft to ensure protection from various forms of harassment or at least expand the definition of sexual harassment as California did in 2019 with California Senate Bill 493.

Submitted on: 3/14/2022 11:50:17 AM Testimony for EDU on 3/16/2022 3:00:00 PM

Submitted By	Organization	Testifier Position	Testify
Nai`a NEWLIGHT	Testifying for AAUW	Support	Written Testimony Only

Comments:

My name is Nai`a Newlight and I am a resident of Haiku, HI. All students deserve protection from gender-based

discrimination, harassment, sexual assault, dating violence, domestic violence, and stalking in our schools and universities.

While I'm excited that this bill is moving along, I am concerned that without the expansion of what sexual harassment is under the new Title IX rules, many sexual harassment reports will be ignored. Harassment from faculty advisors too frequently leads to students dropping out of PhD programs. Please restore the "Definition" section of the original language or at least expand the definition of sexual harassment as California did with Senate Bill 493.

Mahalo for hearing this important bill and please pass it.

What does this bill do?

• Specifies additional forms of discrimination and other prohibited conduct under Chapter 368D, Hawaii Revised Statutes, prohibited discrimination in state educational programs and activities

• Requires educational institutions and programs receiving state fund to adopt written policies and undertake other specified enforcement actions no later than 1/1/2023

• Require annual reporting to the legislature on the number and types of Title IX cases received by the department of education, public charter schools, and the University of Hawaii and other relevant information

Why is this bill important and urgent?

• Since the passage of this landmark civil rights law, opponents have sought to weaken it. In 2017, the U.S. Department of Education rescinded multiple important guidance documents, including those that had clarified what Title IX requires schools to prevent and address sexual harassment and violence and to protect transgender students. In 2018, Hawaii passed Act 110 which prohibits discrimination on the basis of sex, including sexual orientation, gender identity, or gender expression, in any state educational program or activity. Then, in May 2020, the Department of Education announced changes to Title IX rules, rolling back important protections for student survivors of sexual harassment and assault. These new rules went into effect in August 2020. Hawaii needs to codify the protections for student survivors of sexual

harassment and assault. Hawaii needs to codify the enforcement of Title IX.

• 2022 is the 50th anniversary of the Patsy T. Mink Equal Opportunity in Education Act also known as Title IX. While great strides have been made for women and girls for equal access in education as we celebrate the 50th anniversary, the lack of enforcement of Title IX is the widespread gender-based harassment, sexual assault, dating violence, domestic violence, and stalking in our public schools and universities.

- According to AAUW's research "Crossing the Line":
- o Two out of three college students and nearly half of the students in grades
- 7-12 experience sexual harassment

o More than 11% of all students experience sexual assault but only 20% of female students report to the authorities

- In Hawaii, according to the 2019 UH climate survey:
- o 12.7% of students experienced sexual harassment
- o 10.6% experienced stalking
- o 21.3% experienced dating or domestic violence
- o 7.2% experienced non-consensual sexual contact
- o These numbers represent an increase over the 2017 UH climate survey
- o There was a 37% increase in sexual harassment between 2015 and 2019
- In Hawaii, according to the 2019 CDC Youth Risk Behavior Survey:
- o 13.1% of high school students were cyber-bullied
- o 17% were bullied on school property
- o 10.8% experienced non-consensual sexual contact,
- o and 8.6% experienced physical dating violence

What do we need?

Hawaii State Corollary providing Title IX enforcement and protections for student survivors of sexual harassment and assault.

- [1] https://www.aauw.org/resources/research/crossing-the-line-sexual-harassment-at-school/
- [2] https://www.hawaii.edu/titleix/survey/results/
- [3] https://nccd.cdc.gov/youthonline/app/Results.aspx?LID=HI

Submitted on: 3/14/2022 8:20:10 AM Testimony for EDU on 3/16/2022 3:00:00 PM

Submitted By	Organization	Testifier Position	Testify
Rachel Kuenzi	Testifying for Planned Parenthood Alliance Advocates	Support	Written Testimony Only

Comments:

Planned Parenthood Alliance Advocates supports HB 1775 to ensure compliance with Title IX and provide Hawaii's students with safe campuses and non-discriminatory treatment.

Submitted on: 3/12/2022 8:27:49 PM Testimony for EDU on 3/16/2022 3:00:00 PM

Submitted By	Organization	Testifier Position	Testify
Elizabeth Hansen	Individual	Support	Written Testimony Only

Comments:

Dear Representatives:

I hope you will support this bill, but revise it somewhat.

While I am exited that this bill is moving along, I am concerned that without the expansion of what sexual harassment is under the new Title IX rules, many sexual harassment reports will be ignored. Harassment from faculty advisors too frequently leads to students droppping out of PhD programs. Please restore the "Definition" section of the original langualge or at least expand the defination of sexual harassment as California did with their own Senate Bill 493.

Mālama pono!

Elizabeth Hansen registered voter, Hakalau HI 96710

HB-1775-HD-2 Submitted on: 3/13/2022 7:06:32 AM Testimony for EDU on 3/16/2022 3:00:00 PM

Submitted By	Organization	Testifier Position	Testify
Rosemarie Muller	Individual	Support	Written Testimony Only

Comments:

My name is Rosemarie Muller and I live in Keaau, Hawaii. I support this bill relating to civil rights.

Thank you

HB-1775-HD-2 Submitted on: 3/13/2022 3:56:36 PM Testimony for EDU on 3/16/2022 3:00:00 PM

Submitted By	Organization	Testifier Position	Testify
Beth Anderson	Individual	Support	Written Testimony Only

Comments:

Dear Chair and Committee Members,

Thank you for ensuring protections of Title IX amendments with this proposed legislation on the fiftieth anniversary of its passing. I fully support HB1775 and am thrilled the bill is moving along. All students deserve protection from gender-based discrimination, harrassment, dating violence, domestic violence, and stalking in our schools and universities.

I am concerned the present bill does not give enough protection against sexual harrassment and I would request expansion of what sexual harrassment is within HB1775 in order to ensure sexual harrassment reports are not ignored. Please restore the "Definition" section to the original language, or at least expand the definition of sexual harrassment as California did with Senate Bill 493. The lack of enforcement of Title IX is widespread and that needs to stop.

We know harrassment from faculty advisors too frequently has led to students dropping out of PhD programs. Research has shown two out of three college students experienced sexual harrassment and half of the students in grades 7-12 experience sexual harrassment. Please restore stronger definitions and thank you for this legislation.

Aloha,

Beth Anderson

Kailua, HI

HB-1775-HD-2 Submitted on: 3/12/2022 2:06:46 PM Testimony for EDU on 3/16/2022 3:00:00 PM

Submitted By	Organization	Testifier Position	Testify
Caroline Kunitake	Individual	Support	Written Testimony Only

Comments:

Dear Chair Michelle Kidani, Vice Chair Donna Mercado Kim, Committe on Education, Chair Donna Mercado Kim, Vice Chair Michelle Kidani and Committeed on Higher Education,

My name is Caroline Kunitake and I am a resident of Honolulu, HI. All students deserve protection from gender-based discrimination, harassment, sexual assault, dating violence, domestic violence and stalking in our schools and universities.

I am concerned that without the expansion of what sexual harassment is under the new Title IX rules, many sexual harassment reports will be ignored. Harassment from faculty advisors too frequently leads to students dropping out of PhD programs. Please consider putting the expansion

of definition back into the bill.

During graduate school at Loma Linda University in California, I was stalked by a mentally ill gentleman for over five months. He left gifts at the dorm front desk. He constantly called the phone in my room and I requested to have my phone number changed. He sent love letters stating that "God destined us to be together." Although I had issued a temporary restraining order against him, he didn't understand what the temporary restraining order was for and continued to visit the dorm where I resided. You can't stop a crazy person from stalking you because they aren't afraid of guards, police officers, prison or the law.

It was an eye opening experience. I found it challenging to maintain a high GPA while being physically safe on campus. I needed to adjust my routine (change up my schedule so that he couldn't predict when I would be walking back to the dorm), make sure that all the routes that I took on foot had other people present and that I constantly carried a charged cell phone so that I could contact someone if I was in trouble. I was relieved emotionally, physically and mentally when the stalking stopped. I'm so grateful for the friends, instructors and community leaders who helped me while I was his target. I was away from home and I didn't have family members for support. My graduate program was only a year long, so I hustled as much as I could to make new friends and find allies to act as my temporary family. I was incredibly lucky that I was not sexually or physically assaulted and I graduated with honors from the graduate program.

Later I learned that my stalker had sexually harassed and stalked other women. I wasn't his first target, but I was the only target that had enough courage to report him to the police so that he would have some sort of police records. I'm sure that the majority of the sexual assaults, sexual

harassments and stalkings go unreported on campus because it takes a lot of time an energy away from study. Also a survivor may feel fear, shame and potential retribution if the aggressor has a position of authority and/or significant resources to fight a legal battle.

While attending college as an undergraduate student, I did have a roommate who was sexually assaulted in our dorm room at Frear Hall at the University of Hawaii at Manoa. The experience was traumatizing for her. After the sexual assault, I would find her in our room banging her head against the wall, struggling with post traumatic stress disorder and deciding whether or not to continue with school. She was an out of state student and longed to be near her family. By the end of the semster, she decided to attend school in her home state. Before she was sexually assaulted, she was a very carefree, bubbly person. After the sexual assault, her personality and perspective changed to her new reality as a sexual assault survivor. I have no doubt that she was continually haunted by the violent attack.

Please support HB1775 HD2. We need to improve the Hawaii State Corollary providing Title IX enforcement and protections for student survivors of sexual harassement and assault.

One day, these laws will be protecting your spouse, children, cousins and friends.

Mahalo,

Caroline Kunitake

HB-1775-HD-2 Submitted on: 3/13/2022 10:07:33 AM Testimony for EDU on 3/16/2022 3:00:00 PM

Submitted By	Organization	Testifier Position	Testify
Ronja Steinbach	Individual	Support	Written Testimony Only

Comments:

My name is Ronja Steinbach and I am a student at the University of Hawai'i at Mānoa. All students deserve protection from gender-based discrimination, harassment, sexual assault, dating violence, domestic violence, and stalking in our schools and universities.

I know too many friends who have not been adequately protected and I myself have experienced Title IX-qualifying situations without receiving the support that I needed. It is alarming that the number of reported cases of sexual harassment have increased, according to the campus climate survey, but sadly I am not surprised. The changes to Title IX during the Trump administration also severely weakened this important Law. Therefore, I am in favor of HB1775 because it is a first step in addressing some of the systemic difficulties that we are facing. However, I am extremely disappointed that the definition of sexual assault from the original version of the bill was removed. It is critical that we maintain a broad enough definition to ensure that cases qualify under Title IX and thus earlier intervention may lead to greater prevention in the future: most perpetrators are not one-time offenders. Having only severe cases of sexual assault qualifying as Title IX issues not only offers less protection but it also invalidates the psychological and physical trauma that all types of sexual harassment cause.

Mahalo for hearing this important bill and please pass it and add in the original definitions.

Hearing Date:	March 16, 2022 3:00pm, Room, 229
То:	Senate Committee on Education Chair, Senator Michelle N. Kadani Vice Chair, Senator Donna Mercado-Kim
	Senate Committee on Higher Education Chair, Senator Donna Mercado-Kim Vice Chair, Senator Michelle N. Kadani
From:	Jean Evans, MPH

Re: TESTIMONY IN SUPPORT OF HB 1775, HD2 Relating to Civil Rights

My name is Jean Evans. I retired after 40 years holding executive positions in several Hawaii non-profit agencies and received both my baccalaureate and graduate degrees from the University of Hawaii at Manoa.

I am in strong support (with modification detailed in the second paragraph below) of HB 1775, HD2 which will codify the protections for student survivors of sexual harassment and assault and the enforcement of all aspects of Title IX.

The previous federal administration's decision to reverse the federal government's active stance on upholding the investigation of campus sex assaults and harassment was very troublesome. Discrimination based on sexual orientation and gender identity can lead to overt bullying, and ultimately unequal educational opportunities. The college experience is a time where students expand their knowledge and prepare for careers. It can also be a stressful time especially if young women and transgender students are fearful. While the current administration has made strides to stand by the Title IX requirements, there is not guarantee that future administrations will do so.

However, modification to the current HB 1775, HD2 is needed. I worry that without the expansion of the definition of sexual harassment as it appears in the new Title IX rules, numerous sexual harassment reports will be discounted. Harassment from faculty advisors too frequently leads to students dropping out of PhD programs. Please restore the "Definition" section of the original language or at least expand the definition of sexual harassment as California did with their Senate Bill 493.

I believe this bill with the inclusion of the full sexual harassment definition will help assure that Hawaii continues to remain a leader in civil rights and follow in the footsteps of Patsy T. Mink in this 50th anniversary year of the passing of Title IX. It is imperative that Hawaii puts into law the protections of Title IX.

Mahalo for allowing me to submit my testimony today.

Submitted on: 3/12/2022 8:33:01 PM Testimony for EDU on 3/16/2022 3:00:00 PM

Submitted By	Organization	Testifier Position	Testify
Rodger Hansen	Individual	Support	Written Testimony Only

Comments:

Dear Representatives:

I am requesting that you support this bill with some revisions.

While I am exited that this bill is moving along, I am concerned that without the expansion of what sexual harassment is under the new Title IX rules, many sexual harassment reports will be ignored. Harassment from faculty advisors too frequently leads to students dropping out of PhD programs. Please restore the "Definition section of the original language or at least expand the definition of sexual harassment as California did with their own Senate Bill 493.

Mālama Pono!

Rodger Hansen registered voter, Hakalau HI 96710

HB-1775-HD-2 Submitted on: 3/12/2022 3:01:25 PM Testimony for EDU on 3/16/2022 3:00:00 PM

Submitted By	Organization	Testifier Position	Testify
Gerard Silva	Individual	Oppose	Written Testimony Only

Comments:

We realt do not need any more Comunisum In Hawaii!!

To: Hawaii State Legislature – Senate Education and Higher Education Committees

Hearing: Date/Time: Tuesday, 3-16-2022 3:00pm

Place: Hawaii State Capitol, Room 229 & Videoconference

Re: Judith Ann Armstrong is in support of HB1775-HD2 (Relating to Civil Rights)

Aloha Joint Chairs Senator Michelle N. Kidani and Senator Donna Mercado Kim and Joint Vice Chairs Senator Donna Mercado Kim and Senator Michelle N. Kidani and esteemed members of the Education and Higher Education Committees,

I am writing in support of HB1775-HD2.

All students deserve protection from gender-based discrimination, harassment, sexual assault, dating violence, domestic violence, and stalking in our schools and universities.

While I'm excited that this bill is moving along, I am concerned that without the expansion of what sexual harassment is under the new Title IX rules, many sexual harassment reports will be ignored. Harassment from faculty advisors too frequently leads to students dropping out of PhD programs. Please restore the "Definition" section of the original language or at least expand the definition of sexual harassment as California did with Senate Bill 493.

I respectfully request the committee support HB1775-HD2 with the expanded definition of sexual harassment as defined under the new Title IX rules restored back into the bill.

Sincerely, Judith Ann Armstrong jaapfg@twc.com Honolulu, HI 96815

Submitted on: 3/12/2022 12:51:38 AM Testimony for EDU on 3/16/2022 3:00:00 PM

Submitted By	Organization	Testifier Position	Testify
Jennifer Azuma Chrupalyk	Individual	Support	Written Testimony Only

Comments:

Are you telling me that there are schools existing in Hawai'i who do not have these credentials? Thank God I homeschooled my children. I would never want my children to attend an organization that does not have a clear and approved vision plan, complete with governing docs. Even I had those items and often met with my students (I had other kids too) to discuss, update, and improvise our governing structure as a part of their own educational path.

Submitted on: 3/14/2022 3:15:19 PM Testimony for EDU on 3/16/2022 3:00:00 PM

Submitted By	Organization	Testifier Position	Testify
Renee Rabb	Individual	Support	Written Testimony Only

Comments:

My name is Renee Rabb and I live in Hawaii Paradise Park on Big Island. I am appreciative that the legislature is creating additional state protections to shield people from gender-based discrimination, harassment, sexual assault, dating violence, domestic violence and stalking. Patsy Mink would be proud.

As we continue to learn, each state must develop state-level safeguards against discrimination as we cannot depend upon national mandates that may be subject to the whims of an unstable President. Young women in particular merit our attention as Title IX was designed to level the playing field and allow women to develop their full potential. Survivors of sexual harassment and assault deserve to know that the state of Hawaii is on their side.

I am concerned, however, that whithout the expansion of what sexual harrassment is under the new Title IX rules, many sexual harassment reports will be ignored. Please put back the definition section in the bill. Let's do everything we can to stop the sexual harassment of students.

HB-1775-HD-2 Submitted on: 3/14/2022 6:10:13 PM Testimony for EDU on 3/16/2022 3:00:00 PM

Submitted By	Organization	Testifier Position	Testify
Janet Morse	Individual	Support	Written Testimony Only

Comments:

My name is Janet Morse and I am a resident of Kailua. My children attended Kailua and Kalaheo high schools in Kailua.

I support HB 1775. However, I am concerned that HD2 does not include expansion of what sexual harassment is under the new Title IX rules. That omission could result in many sexual harassment reports being ignored and victims of sexual harassment continuing to be silenced.

Rules adopted in 2016 and 2020 by the.U.S. Department of Education rescinded multiple important guidance documents, including those that had clarified what Title IX requires schools to prevent and address sexual harassment and violence and to protect transgender students.

Please restore the "Definition" section of the original language or at least expand the definition of sexual harassment as California did with Senate Bill 493.

Mahalo for hearing this important bill. I urge you to pass it with the inclusion of definitions of what sexual harassment is under the law that will provide protection for all Hawaii students.

HB-1775-HD-2 Submitted on: 3/15/2022 1:02:48 PM Testimony for EDU on 3/16/2022 3:00:00 PM

Submitted By	Organization	Testifier Position	Testify
Jean mcIntosh	Individual	Support	Written Testimony Only

Comments:

Please expand the definition of sexual harassment under the new Title IX, and put these rules definition back into the bill. Also the data collection function needs to be improved so an accurate count of childcare resourses can be maintained.

Thank you. Jean McIntosh

Testimony in support of HB1775 HD2 Relating To Civil Rights Senate Committee on Education Senate Committee on Higher Education March 16th, 2022

Testimony of Anna Ezzy

Dear Chairpersons and members of the Committees,

My name is Anna Ezzy, I am an incoming graduate student at the University of Hawai'i and resident of Haiku, Maui and I am asking you to SUPPORT HB1775.

In 2021, female graduate and professional school students at UH reported the highest prevalence of experiencing sexual harassment at any time while enrolled at 17.5%. We desperately need the information reporting included in HB1775 to understand how sexual violence cases are being managed by the administration - especially given the historical propensity for victim-blaming in academic institutions. If I was to be the almost 2 in 10 of my female graduate classmates that will experience sexual violence on campus, will the options and resources I'd need be there for me?

Additionally, while I'm excited that this bill is moving along, I am concerned that without the expanded definition of sexual harassment under the new Title IX rules, many sexual harassment reports will be ignored. Please restore the "Definition" section of the original language or at least expand the definition of sexual harassment as California did with Senate Bill 493.

Hawaii needs to codify the important protections for student survivors of sexual harassment and assault. From 2017 to 2020, we have seen changes to Title IX that have weakened it at the federal level, giving less safety for student survivors. In 2018, Hawaii passed Act 110 which prohibits discrimination on the basis of sex, including sexual orientation, gender identity, or gender expression, in any state educational program or activity. Then, in May 2020, the Department of Education announced changes to Title IX rules, rolling back important protections for student survivors of sexual harassment and assault. These new rules went into effect in August 2020.

This bill will allow us to catch key data points on how the Title IX system is currently functioning by requiring annual reporting on the number and types of cases. While great strides have been made for women and girls for equal access in education, the lack of enforcement of Title IX maintains widespread gender-based harassment, sexual assault, dating violence, domestic violence, and stalking in our public schools and universities. We need a Hawai'i State Corollary providing Title IX enforcement and protections for student survivors of sexual harassment and assault. Mahalo for hearing this important bill and please pass it.

Mahalo nui, Anna Ezzy

HB-1775-HD-2 Submitted on: 3/15/2022 2:20:30 PM Testimony for EDU on 3/16/2022 3:00:00 PM

Submitted By	Organization	Testifier Position	Testify
Jasmine E Slovak	Individual	Comments	Written Testimony Only

Comments:

Aloha mai kākou,

Mahalo Chair KIM and Vice-Chair and members of the Senate Higher Education Committee, and mahalo to Chair KIDANI and members of the Senate Education Committee,

My name is Jasmine Slovak and I am a resident of O'ahu and currently enrolled as a student at Leeward Community College. I assert that all students deserve to feel safe while attending school; as a woman in the male-dominated academic space, there is a need for protection from gender-based iscrimination, harassment, sexual assault, dating violence, domestic violence, and stalking in our schools and universities.

Please put the expansion of the definition of sexual harassment back into the bill; without this expansion under the new Title IX rules, many sexual harassment reports will be ignored. Harassment from faculty advisors too frequently leads to students dropping out of PhD programs (AAUW).

Mahalo for hearing this important bill and please pass it.

Jasmine Slovak



women's caucus (DEMOCRATIC PARTY OF HAWAI'I

COMMITTEE ON EDUCATION COMMITTEE ON HIGHER EDUCATION

Date:Wednesday March 16, 2022Time:3:00PMPlace:Room 229 and Video



Testimony on: Hawai`i State Title IX HB1775 HD2 In Support

Aloha Chair Kidani, Chair Kim, and members,

The Hawai`i State Democratic Women's Caucus supports this bill that is intended to strengthen and codify the State Title IX law, so that students in Hawai`i are protected against threats like those recently posed by Betsy DeVos at the federal level.

One might liken this bill to a vaccine against the viruses of sex discrimination, sex harassment and sex assault in our educational institutions.

While we applaud the forward movement of this bill, we are dismayed that language expanding the definitions of sexual harassment has been narrowed. We are concerned that if the original language is not maintained, many reports of incidents will be ignored. Please consider putting the expanded definition of sexual harassment back into the bill.

At any rate we are well pleased that the bill is moving along. Please pass out of Committee.

Mahalo for allowing us to share,

Members of Hawai'i State Democratic Women's Caucus

The Hawai'i State Democratic Women's Caucus is a catalyst for progressive, social, economic, and political change through action on critical issues facing Hawai'i's women and girls.