THE SENATE THIRTY-SECOND LEGISLATURE, 2023 STATE OF HAWAII

S.B. NO. ¹⁴⁹ s.d. 1

A BILL FOR AN ACT

PROPOSING AMENDMENTS TO ARTICLE III OF THE HAWAII STATE CONSTITUTION TO ESTABLISH A CONTINUOUS LEGISLATIVE SESSION.

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

SECTION 1. The legislature finds that Hawai'i's state
 legislature only has sixty session days per year, generally
 stretching from the middle of January until early May. The
 legislature notes that the representatives and senators who
 comprise the state legislature are part-time employees of the
 State.

7 The legislature further finds that the efficiency, 8 productivity, orderliness, and transparency of the state 9 legislature could be improved by requiring that the legislature 10 be in session during every month of the year. The legislature 11 notes that doing so would make the representatives and senators 12 who comprise the state legislature into full-time employees of 13 the State.

14 The purpose of this Act is to propose amendments to article
15 III of the Constitution of the State of Hawaii to establish a
16 continuous legislative session. Specifically, this Act:

2023-1246 SB149 SD1 SMA-1.docx

1	(1)	Requires the legislature to convene at least once a
2		month;
3	(2)	Removes constitutional language regarding special
4		sessions, adjournment, and recesses;
5	(3)	Creates a two-year deadline for a bill to be submitted
6		for gubernatorial consideration;
7	(4)	Standardizes the number of days that the governor must
8		approve or veto a bill submitted for consideration;
9	(5)	Requires bills returned from the governor to be heard
10		by the legislature within thirty days for the bill to
11		be further amended;
12	(6)	Requires the passage of the legislative budget forty-
13		five days before the end of each fiscal year;
14	(7)	Makes members of the legislature subject to the
15		sunshine law; and
16	(8)	Prohibits members of the legislature from having
17		employment other than their work as members of the
18		legislature.
19	SECT	ION 2. Article III of the Constitution of the State of
20	Hawaii is	amended by adding a new section to be appropriately
21	designate	d and to read as follows:

2023-1246 SB149 SD1 SMA-1.docx

1	"MEETING TRANSPARENCY
2	The legislature shall be subject to any statutory law that
3	prescribes requirements relating to open meetings, notice of
4	meetings, meeting agendas, meeting minutes, or discussions
5	outside of meetings, notwithstanding any statutory language that
6	otherwise would exempt the legislature from those requirements."
7	SECTION 3. Article III, section 8, of the Constitution of
8	the State of Hawaii is amended to read as follows:
9	"DISQUALIFICATIONS OF MEMBERS
10	Section 8. No member of the legislature shall hold any
11	other public office under the State, nor shall the member,
12	during the term for which the member is elected or appointed, be
13	elected or appointed to any public office [or employment-which]
14	that shall have been created, or the emoluments whereof shall
15	have been increased, by legislative act during [such] <u>the</u>
16	term $[-]$, or have any employment outside of the legislature. The
17	term "public offices," for the purposes of this section, shall
18	not include notaries public, reserve police officers or officers
19	of emergency organizations for civilian defense or disaster
20	relief. The legislature may prescribe further
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21 disqualifications."

2023-1246 SB149 SD1 SMA-1.docx

1	SECTION 4. Article III, section 10, of the Constitution of			
2	the State of Hawaii is amended to read as follows:			
3	"[SESSIONS] <u>MEETINGS</u>			
4	Section 10. The legislature shall convene annually [in			
5	regular-session] at 10:00 o'clock a.m. on the third Wednesday in			
6	January. The legislature shall convene at least once a month.			
7	[At the written request of two-thirds of the members to			
8	which each house is entitled, the presiding officers of both			
9	houses shall convene the legislature in special session. At the			
10	written request of two-thirds of the members of the senate, the			
11	president of the senate shall convene the senate in special			
12	session for the purpose of carrying out its responsibility			
13	established by Section 3 of Article VI. The governor may			
14	convene both houses or the senate alone in special session.			
15	Regular sessions shall be limited to a period of sixty			
16	$\frac{days}{days}$, and special-sessions shall be limited to a period of			
17	thirty days. Any session may be extended a total of not more			
18	than fifteen days. Such extension shall be granted by the			
19	presiding officers of both houses at the written request of two-			
20	thirds of the members to which each house is entitled or may be			
21	granted by the governor.			

2023-1246 SB149 SD1 SMA-1.docx

1	Each regular-session shall be recessed for not less than
2	five days at some period between the twentieth and fortieth days
3	of the regular session. The legislature shall determine the
4	dates of the mandatory recess by concurrent resolution. Any
5	session may be recessed by concurrent resolution adopted by a
6	majority of the members to which each house is entitled.
7	Saturdays, Sundays, holidays, the days in mandatory recess and
8	any days in recess pursuant to a concurrent resolution shall be
9	excluded in computing the number of days of any session.]
10	All [sessions] <u>meetings</u> shall be held in the capital of the
11	State. In case the capital shall be unsafe, the governor may
12	direct that any [session] meeting be held at some other place."
13	SECTION 5. Article III, section 12, of the Constitution of
14	the State of Hawaii is amended to read as follows:
15	"ORGANIZATION; DISCIPLINE; RULES; PROCEDURE
16	Section 12. Each house shall be the judge of the
17	elections, returns and qualifications of its own members and
18	shall have, for misconduct, disorderly behavior or neglect of
19	duty of any member, power to punish [such] <u>the</u> member by censure
20	or, upon a two-thirds vote of all the members to which [such]
21	<u>the</u> house is entitled, by suspension or expulsion of [such] <u>the</u>

2023-1246 SB149 SD1 SMA-1.docx

1 member. Each house shall choose its own officers, determine the 2 rules of its proceedings and keep a journal. The ayes and noes 3 of the members on any question shall, at the desire of one-fifth 4 of the members present, be entered upon the journal.

Twenty days after a bill has been referred to a committee
in either house, the bill may be recalled from [such] the
committee by the affirmative vote of one-third of the members to
which [such] the house is entitled.

9 Every meeting of a committee in either house or of a 10 committee comprised of a member or members from both houses held 11 for the purpose of making decision on matters referred to the 12 committee shall be open to the public.

By rule of its proceedings, applicable to both houses, each house shall provide for the date by which all bills to be considered in a [regular session] calendar year shall be introduced."

SECTION 6. Article III, section 15, of the Constitution ofthe State of Hawaii is amended to read as follows:

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"PASSAGE OF BILLS

20 Section 15. No bill shall become law unless it shall pass
21 three readings in each house on separate days. No bill shall

2023-1246 SB149 SD1 SMA-1.docx



pass third or final reading in either house unless printed
 copies of the bill in the form to be passed shall have been made
 available to the members of that house for at least forty-eight
 hours.

Every bill when passed by the house in which it originated,
or in which amendments thereto shall have originated, shall
immediately be certified by the presiding officer and clerk and
sent to the other house for consideration.

9 [Any bill pending at the final adjournment of a regular 10 session in an odd-numbered year shall carry over with the same 11 status to the next regular session. Before the carried-over bill is enacted, it shall-pass at least one reading in the house 12 13 in which the bill originated.] The annual budget shall pass each 14 house and be submitted for gubernatorial consideration forty-15 five days before the end of the preceding fiscal year. Any 16 bill, except for the annual budget bill, shall have two calendar 17 years after introduction to pass each house and be submitted for 18 gubernatorial consideration. If the last day of the period 19 within which the bill is required to be submitted for 20 gubernatorial consideration falls on a Saturday, Sunday or

2023-1246 SB149 SD1 SMA-1.docx

Page 8

S.B. NO. ¹⁴⁹ S.D. 1

1	holiday, the period shall extend to the next day that is not a
2	Saturday, Sunday or holiday."
3	SECTION 7. Article III, section 16, of the Constitution of
4	the State of Hawaii is amended to read as follows:
5	"APPROVAL OR VETO
6	Section 16. Every bill [which] <u>that</u> shall have passed the
7	legislature shall be certified by the presiding officers and
8	clerks of both houses and shall thereupon be presented to the
9	governor. If the governor approves it, the governor shall sign
10	it and it shall become law. If the governor does not approve
11	[such] <u>the</u> bill, the governor may return it, with the governor's
12	objections to the legislature. Except for items appropriated to
13	be expended by the judicial and legislative branches, the
14	governor may veto any specific item or items in any bill [which]
15	that appropriates money for specific purposes by striking out or
16	reducing the same; but the governor shall veto other bills, if
17	at all, only as a whole.
18	The governor shall have [ten] <u>thirty calendar</u> days to
19	consider bills presented [to the governor ten or more days
20	before the adjournment of the legislature sine die], and if any
21	[such] bill is neither signed nor returned by the governor

2023-1246 SB149 SD1 SMA-1.docx

1	within that time, it shall become law in like manner as if the
2	governor had signed it. If the last day of the period within
3	which the bill presented is required to be signed or returned
4	falls on a Saturday, Sunday or holiday, the period shall extend
5	to the next day that is not a Saturday, Sunday or holiday.
6	RECONSIDERATION [AFTER ADJOURNMENT
7	The governor shall have forty five days, after the
8	adjournment of the legislature sine die, to consider bills
9	presented to the governor less than ten days before such
10	adjournment, or presented after adjournment, and any such bill
11	shall become law on the forty fifth day unless the governor by
12	proclamation shall have given ten days' notice to the
13	legislature that the governor plans to return such bill with the
14	governor's objections on that day.] The legislature may convene
15	[at or before noon on the forty-fifth day in special session,]
16	without call, for the sole purpose of acting upon any [such]
17	bill returned by the governor. In case the legislature shall
18	fail to so convene[, such] <u>to act upon any bill returned with</u>
19	objections by the governor within thirty days after the bill's
20	return, the bill shall not become law. Any [such] bill may be
21	amended to meet the governor's objections and, if so amended and

2023-1246 SB149 SD1 SMA-1.docx

Page 10

S.B. NO. ¹⁴⁹ S.D. 1

1	passed, only one reading being required in each house for [such]
2	passage, it shall be presented again to the governor, but shall
3	become law only if the governor shall sign it within ten days
4	after presentation. If the last day of the period within which
5	the amended bill is required to be signed by the governor falls
6	on a Saturday, Sunday or holiday, the period shall extend to the
7	next day that is not a Saturday, Sunday or holiday.
8	[In computing the number of days designated in this
9	section, the following days shall be excluded: Saturdays,
10	Sundays, holidays and any days in which the legislature is in
11	recess prior to its adjournment as provided in section 10 of
12	this article.]"
13	SECTION 8. Article III, section 11, of the Constitution of
14	the State of Hawaii is repealed.
15	["ADJOURNMENT
16	Section 11. Neither house shall adjourn during any session
17	of the legislature for more than three days, or sine die,
18	without the consent of the other."]
19	SECTION 9. The question to be printed on the ballot shall
20	be as follows:

2023-1246 SB149 SD1 SMA-1.docx

Page 11

S.B. NO. ¹⁴⁹ S.D. 1

1	"Shall the legislature meet continuously throughout the	
2	year; pro	vided that:
3	(a)	The legislature is required to meet at least once a
4		month;
5	(b)	Procedures for convening special sessions be repealed;
6	(c)	A two-year deadline for a bill to be submitted for
7		gubernatorial consideration be established;
8	(d)	The governor be given thirty calendar days to approve
9		or veto a bill submitted for consideration;
10	(e)	Bills returned by the governor be heard by the
11		legislature within thirty days for the bill to be
12		further amended;
13	(f)	The legislative budget be required to pass within
14		forty-five days before the end of each fiscal year;
15	(g)	Members of the legislature be subject to the sunshine
16		law; and
17	(h)	Members of the legislature be prohibited from having
18		employment other than their work as members of the
19		legislature?"

SECTION 10. Constitutional material to be repealed is
 bracketed and stricken. New constitutional material is
 underscored.
 SECTION 11. This amendment shall take effect on January 1,
 3000.



Report Title:

Continuous Legislative Session; Constitutional Amendment; Constitutional Repeal

Description:

Establishes a continuous Legislature. Requires the Legislature to convene at least once a month. Removes language regarding special sessions, adjournment, and recesses. Creates a two-year deadline for a bill to be submitted for gubernatorial consideration. Standardizes the number of days that the Governor must approve or veto a bill submitted for consideration. Requires bills returned by the Governor to be heard by the Legislature within 30 days for the bill to be further amended. Requires the passage of the legislative budget within 45 days before the end of each fiscal year. Makes members of the Legislature subject to the sunshine law. Prohibits members of the Legislature from having employment other than their work as members of the Legislature. Takes effect 01/01/3000. (SD1)

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

