

A BILL FOR AN ACT

RELATING TO OPEN MEETINGS.

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

1	SECT	ION 1. The purpose of this Act is to better align the
2	enforceme	nt mechanisms for the State's open meetings law with
3	the State	's Uniform Information Practices Act. Specifically,
4	this Act:	
5	(1)	Provides that members of the public may sue a board or
6		alleged board after receiving an adverse office of
7		information practices decision, and that the decision
8		will be reviewed de novo;
9	(2)	Establishes a two-year statute of limitations to bring
10	•	actions and reaffirms a complainant's right to seek
11		review by office of information practices first;
12	(3)	Consistent with the Hawaii supreme court's
13		observations in Kahana Sunset Owners Ass'n v. Maui
14		Cnty. Council, 86 Hawaii 132 (1997), recognizes that
15		only a member of the public may recover attorney's
16		fees and costs if that person prevails in an open
17		meetings lawsuit;

1	(4)	Requires that persons suing for open meetings law
2	,	violations notify the office of information practices
3		about the lawsuit so that it may decide whether to
4		intervene; and
5	(5)	Requires open meetings lawsuits that seek to void a
6		board's final action to be prioritized by the courts.
7	SECT	ION 2. Section 92-12, Hawaii Revised Statutes, is
8	amended t	o read as follows:
9	"§ 92	-12 Enforcement. (a) The attorney general and the
10	prosecuti	ng attorney shall enforce this part.
11	(d)	The circuit courts of the State shall have
12	jurisdict	ion to enforce the provisions of this part by
13	injunctio	n or other appropriate remedy.
14	(c)	Any person may commence a suit against a board or
15	alleged b	oard in the circuit court of the circuit in which a
16	prohibite	d act occurs for the purpose of [requiring]:
17	(1)	Requiring compliance with or preventing violations of
18		this part [or to determine];
19	(2)	Determining the applicability of this part to
20		discussions or decisions of the public body $[-The]$;
21		or

1	(3) Challenging an opinion of ruling of the office of		
2	information practices concerning a complaint by that		
3	person.		
4	The person may bring the action within two years of a prohibited		
5	act; provided that a decision to appeal to the office of		
6	information practices for review shall not prejudice the		
7	person's right to appeal to the circuit court after a decision		
8	is made by the office of information practices. If the person		
9	prevails, the court may order payment of reasonable attorney's		
10	fees and costs [to the prevailing party] by the board in a suit		
11	brought under this section.		
12	(d) In an action under this section, the circuit court		
13	shall hear the matter de novo. Opinions and rulings of the		
14	office of information practices shall be admissible in an action		
15	brought under this part and shall be considered as precedent		
16	unless found to be palpably erroneous [-]; provided that in an		
17	action under this section challenging an opinion or ruling of		
18	the office of information practices concerning a complaint by		
19	the plaintiff, the circuit court shall hear the challenged		
20	adverse determination de novo. Except as provided in section		
21	92F-43, a board or alleged board shall not challenge an opinion		

- or ruling of the office of information practices about the board 1 2 or alleged board. (e) When filing a suit that is under, related to, or 3 affected by this part, a person shall notify the office of 4 information practices in writing at the time of the filing. The 5 6 office of information practices may intervene in the action. 7 (f) Except as to cases the circuit court considers of 8 greater importance, proceedings before the court, as authorized 9 by this section, and appeals therefrom, shall take precedence on 10 the docket over all cases and shall be assigned for hearing and trial or for argument at the earliest practicable date and 11 12 expedited in every way when the suit seeks to void any final 13 action pursuant to section 92-11. 14 [(e)] (g) The proceedings for review shall not stay the enforcement of any agency decisions; [but] provided that the 15 16 reviewing court may order a stay if the following criteria have 17 been met:
- 20 (2) Irreparable damage will result if a stay is not

will prevail on the merits;

There is likelihood that the party bringing the action

21 ordered;

(1)

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1	(3) No irreparable damage to the public will result from
2	the stay order; and
3	(4) Public interest will be served by the stay order."
4	SECTION 3. Statutory material to be repealed is bracketed
5	and stricken. New statutory material is underscored.
6	SECTION 4. This Act shall take effect upon its approval.
7	
	INTRODUCED BY:
	JAN 1 6 2024

Report Title:

OIP; Open Meetings Law; Enforcement

Description:

Provides a specific right of action to challenge decisions of the Office of Information Practices relating to the State's open meetings law. Aligns the enforcement mechanisms for the State's open meetings law with the State's Uniform Information Practices Act.

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