



EXECUTIVE CHAMBERS
HONOLULU

DAVID Y. IGE
GOVERNOR

June 26, 2019

GOV. MSG. NO. 1252

The Honorable Ronald D. Kouchi,
President
and Members of the Senate
Thirtieth State Legislature
State Capitol, Room 409
Honolulu, Hawai'i 96813

The Honorable Scott K. Saiki,
Speaker and Members of the
House of Representatives
Thirtieth State Legislature
State Capitol, Room 431
Honolulu, Hawai'i 96813

Dear President Kouchi, Speaker Saiki, and Members of the Legislature:

This is to inform you that on June 26, 2019, the following bill was signed into law:

SB1466 SD2 HD2

RELATING TO GUN VIOLENCE PROTECTIVE
ORDERS
ACT 150 (19)

Sincerely,

DAVID Y. IGE
Governor, State of Hawai'i

A BILL FOR AN ACT

RELATING TO GUN VIOLENCE PROTECTIVE ORDERS.

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

1 SECTION 1. The legislature finds that the State has some
2 of the strongest gun safety laws in the nation and in 2016
3 received an A-minus rating from the Law Center to Prevent Gun
4 Violence. According to the Centers for Disease Control and
5 Prevention, Hawaii had the second-lowest number of gun deaths
6 per capita among the states in 2015.

7 However, the legislature also finds that an area in which
8 the State can improve its gun safety laws is gun violence
9 protective orders. Nationwide, active shooters have inflicted
10 great harm by killing and injuring innocent persons, sometimes
11 in tragic mass shootings such as the 2016 Orlando nightclub
12 shooting and the 2017 Las Vegas and Sutherland Springs church
13 shootings. In such cases, law enforcement or a member of the
14 shooter's family or household may have observed warning signs
15 before the shooting, but depending on the jurisdiction, they may
16 not have had the ability to petition a court to confiscate the
17 shooter's firearms and ammunition.



1 The legislature also finds that California, Oregon,
2 Washington, and numerous other states have already implemented
3 gun violence protection laws, allowing for a family or household
4 member to file a petition for the temporary removal of guns from
5 an individual who shows clear and convincing signs of planning
6 to use these guns to commit violent acts.

7 The legislature further finds that section 134-7(f), Hawaii
8 Revised Statutes, already authorizes police to take custody of a
9 person's firearms and ammunition upon issuance of a restraining
10 order or order of protection by any court if the court finds the
11 person may use a firearm to threaten, injure, or abuse any
12 person. However, the statute does not address preventative
13 actions that may be taken by law enforcement or a family or
14 household member of an individual who shows articulable signs of
15 planning to use these guns to commit violent acts. Accordingly,
16 the legislature believes that a more comprehensive law is
17 needed.

18 The purpose of this Act is to reduce gun deaths and
19 injuries in the State by establishing a detailed process that
20 allows a law enforcement officer, family or household member,
21 medical professional, educator, or colleague to obtain a court



1 order to prevent a person from accessing firearms and ammunition
2 if the person poses a danger of causing bodily injury to the
3 person or another.

4 SECTION 2. Chapter 134, Hawaii Revised Statutes, is
5 amended by adding a new part to be appropriately designated and
6 to read as follows:

7 "PART . GUN VIOLENCE PROTECTIVE ORDERS

8 §134-A Definitions. For the purposes of this part:

9 "Bodily injury" has the same meaning as in section 707-700.

10 "Business day" has the same meaning as in section 709-906.

11 "Colleague" means a person employed or working at the same
12 place of business or employment as the respondent.

13 "Educator" means a person employed at an institution of
14 learning at which the respondent may have a connection.

15 "Ex parte gun violence protective order" means an order
16 issued by the family court, pursuant to section 134-D,
17 prohibiting the respondent from owning, purchasing, possessing,
18 receiving, or having in the respondent's custody or control any
19 firearm or ammunition until the court-scheduled hearing for a
20 one-year gun violence protective order.



1 "Family or household member" means any spouse or reciprocal
2 beneficiary, former spouse or former reciprocal beneficiary,
3 person with whom the respondent has a child in common, parent,
4 child, person related by consanguinity, person related by
5 adoption, person jointly residing or who formerly jointly
6 resided with a respondent in the same dwelling unit as the
7 respondent, person who has or has had a dating relationship, or
8 person who is or has acted as the respondent's legal guardian.
9 "Family or household member" includes a person who is an adult
10 roommate or a co-habitant of a respondent.

11 "Medical professional" means a licensed physician, advanced
12 practice registered nurse, psychologist, or psychiatrist who has
13 examined the respondent.

14 "One-year gun violence protective order" means an order
15 issued by the family court, pursuant to section 134-E,
16 prohibiting the respondent from owning, purchasing, possessing,
17 receiving, or having in the respondent's custody or control any
18 firearm or ammunition for a period of one year.

19 "Petitioner" means a law enforcement officer, family or
20 household member of the respondent, medical professional,



1 educator, or colleague, who files a petition pursuant to section
2 134-D or section 134-E.

3 "Respondent" means the person identified in the petition
4 filed pursuant to section 134-D or section 134-E.

5 **§134-B Court jurisdiction.** A petition for relief under
6 this part may be filed in any family court in the circuit in
7 which the petitioner resides. A petition under this part shall
8 be given docket priority by the court.

9 **§134-C Commencement of action; forms.** (a) In order to
10 seek an ex parte gun violence protective order or a one-year gun
11 violence protective order, the petitioner shall file a written
12 petition for relief on forms provided by the court. The court
13 shall designate an employee or appropriate non-judicial agency
14 to assist the petitioner in completing the petition.

15 (b) The petition shall allege, under penalty of perjury,
16 the grounds for issuance of the order and shall be accompanied
17 by an affidavit made under oath or a statement made under
18 penalty of perjury containing detailed allegations based on
19 personal knowledge that the respondent poses a danger of causing
20 bodily injury to the respondent's self or another person by
21 owning, purchasing, possessing, receiving, or having in the



1 respondent's custody or control any firearm or ammunition, and
2 specific facts and circumstances in support thereof, as well as
3 the number, types, and locations of any firearms or ammunition
4 presently believed by the petitioner to be possessed or
5 controlled by the respondent. The petition shall also state, if
6 known to the petitioner, whether there is an existing
7 restraining order or protective order in effect governing the
8 respondent and whether there is any pending lawsuit, complaint,
9 petition, or other action between the parties under the laws of
10 this State. The judiciary shall verify the terms of any
11 existing order governing the parties. The court shall not delay
12 granting relief because of the existence of a pending action
13 between the parties or the necessity of verifying the terms of
14 an existing order. A petition for an ex parte gun violence
15 protective order or a one-year gun violence protective order may
16 be granted regardless of whether there is a pending action
17 between the parties.

18 (c) All health records and other health information
19 provided in a petition or considered as evidence in a proceeding
20 under this part shall be sealed by the court, except that the
21 identities of the petitioner and respondent may be provided to



1 law enforcement agencies as set forth in section 134-I.
2 Aggregate statistical data about the numbers of ex parte gun
3 violence protective orders and one-year gun violence protective
4 orders issued, renewed, denied, dissolved, or terminated shall
5 be made available to the public upon request.

6 (d) Upon receipt of the petition, the court shall set a
7 date for hearing on the petition within fourteen days,
8 regardless of whether the court issues an ex parte gun violence
9 protective order pursuant to section 134-D. If the court issues
10 an ex parte gun violence protective order pursuant to section
11 134-D, notice of the hearing shall be served on the respondent
12 with the ex parte order. Notice of the hearing shall be
13 personally served on the respondent by an officer of the
14 appropriate county police department.

15 §134-D Ex parte gun violence protective order. (a) A
16 petitioner may request that an ex parte gun violence protective
17 order be issued before a hearing for a one-year gun violence
18 protective order, without notice to the respondent.

19 (b) The court shall issue or deny an ex parte gun violence
20 protective order on the same day that the petition is submitted
21 to the court, unless the petition is filed too late in the day



1 to permit effective adjudication, in which case the order shall
2 be issued or denied on the next business day.

3 (c) Before issuing an ex parte gun violence protective
4 order, the court may examine under oath the petitioner and any
5 witnesses the petitioner may produce.

6 (d) In determining whether sufficient grounds for an ex
7 parte gun violence protective order exist, the court shall
8 consider all relevant evidence presented by the petitioner, and
9 may also consider other relevant evidence, including evidence of
10 facts relating to the respondent's:

- 11 (1) Unlawful, reckless, or negligent use, display,
12 storage, possession, or brandishing of a firearm;
- 13 (2) Act or threat of violence against the respondent's
14 self or another person, regardless of whether the
15 violence involves a firearm;
- 16 (3) Violation of a protective order or restraining order
17 issued pursuant to chapter 586 or section 604-10.5, or
18 a similar law in another state;
- 19 (4) Abuse of controlled substances or alcohol or
20 commission of any criminal offense that involves
21 controlled substances or alcohol; and



1 (5) Recent acquisition of any firearms, ammunition, or
2 other deadly weapons.

3 (e) The court shall also consider the time that has
4 elapsed since the events described in subsection (d).

5 (f) If the court finds probable cause to believe that the
6 respondent poses an imminent danger of causing bodily injury to
7 the respondent's self or another person by owning, purchasing,
8 possessing, receiving, or having in the respondent's custody or
9 control any firearm or ammunition, the court shall issue an ex
10 parte gun violence protective order.

11 (g) An ex parte gun violence protective order issued
12 pursuant to this section shall include:

13 (1) A statement that the respondent shall not own,
14 purchase, possess, receive, transfer ownership of, or
15 have in the respondent's custody or control, or
16 attempt to purchase, receive, or transfer ownership
17 of, any firearm or ammunition while the order is in
18 effect;

19 (2) A description of the requirements for relinquishment
20 of firearms and ammunition under section 134-G;

21 (3) A statement of the grounds asserted for the order;



- 1 (4) A notice of the hearing under section 134-C(d) to
2 determine whether to issue a one-year gun violence
3 protective order, including the address of the court
4 and the date and time when the hearing is scheduled;
- 5 (5) A statement that at the hearing, the court may extend
6 the order for one year; and
- 7 (6) A statement that the respondent may seek the advice of
8 an attorney as to any matter connected with the order,
9 and that the attorney should be consulted promptly so
10 that the attorney may assist the respondent in any
11 matter connected with the order.
- 12 (h) An ex parte gun violence protective order issued
13 pursuant to this section shall be personally served on the
14 respondent by an officer of the appropriate county police
15 department. The officer shall file the proof of service with
16 the court within one business day of service.
- 17 (i) In accordance with section 134-C(d), the court shall
18 schedule a hearing within fourteen days of the granting of the
19 petition for an ex parte gun violence protective order to
20 determine if a one-year gun violence protective order shall be
21 issued. A respondent may seek an extension of time before the



1 hearing. The court shall dissolve any ex parte gun violence
2 protective order in effect against the respondent if the court
3 subsequently holds the hearing and issues or denies a one-year
4 gun violence protective order.

5 §134-E One-year gun violence protective order issued after
6 notice and hearing. (a) A petitioner requesting a one-year gun
7 violence protective order shall include in the petition detailed
8 allegations based on personal knowledge that the respondent
9 poses a significant danger of causing a self-inflicted bodily
10 injury or an injury to another person by owning, purchasing,
11 possessing, receiving, or having in the respondent's custody or
12 control any firearm or ammunition.

13 (b) In determining whether to issue a one-year gun
14 violence protective order under this section, the court shall
15 consider all relevant evidence presented by the petitioner and
16 the respondent, and may also consider other relevant evidence,
17 including but not limited to evidence of the facts identified in
18 section 134-D(d).

19 (c) If the court finds by a preponderance of the evidence
20 at the hearing that the respondent poses a significant danger of
21 causing bodily injury to the respondent's self or another person



1 by owning, purchasing, possessing, receiving, or having in the
2 respondent's custody or control any firearm or ammunition,
3 the court shall issue a one-year gun violence protective order.

4 (d) A one-year gun violence protective order issued
5 pursuant to this section shall include all of the following:

- 6 (1) A statement that the respondent shall not own,
7 purchase, possess, receive, transfer ownership of, or
8 have in the respondent's custody or control, or
9 attempt to purchase, receive, or transfer ownership
10 of, any firearm or ammunition while the order is in
11 effect;
- 12 (2) A description of the requirements for relinquishment
13 of firearms and ammunition under section 134-G;
- 14 (3) A statement of the grounds supporting the issuance of
15 the order;
- 16 (4) The date and time the order expires;
- 17 (5) The address of the court that issued the order;
- 18 (6) A statement that the respondent may request a hearing
19 to terminate the order at any time during its
20 effective period;



1 (7) A statement that the respondent may seek the advice of
2 an attorney as to any matter connected to the order;

3 (8) A statement of whether the respondent was present in
4 court to be advised of the contents of the order or
5 whether the respondent failed to appear; and

6 (9) A statement that if the respondent was present in
7 court, the respondent's presence shall constitute
8 proof of service of notice of the terms of the order.

9 (e) If the respondent fails to appear at the hearing, a
10 one-year gun violence protective order issued pursuant to this
11 section shall be personally served on the respondent by an
12 officer of the appropriate county police department. The
13 officer shall file the proof of service with the court within
14 one business day of service.

15 **§134-F Termination and renewal.** (a) The respondent named
16 in a one-year gun violence protective order issued under section
17 134-E may submit a written request at any time during the
18 effective period of the order for a hearing to terminate the
19 order. Upon receipt of the written request for termination:

20 (1) The court shall set a date for a hearing. Notice of
21 the request shall be personally served on the



1 petitioner by any person authorized by section 634-21.

2 The hearing shall occur no sooner than fourteen days

3 from the date of service of the request upon the

4 petitioner; and

5 (2) The respondent seeking termination of the order shall

6 have the burden of proving by a preponderance of the

7 evidence that the respondent does not pose a

8 significant danger of causing bodily injury to the

9 respondent's self or another person by owning,

10 purchasing, possessing, receiving, or having in the

11 respondent's custody or control any firearm or

12 ammunition.

13 If the court finds after the hearing that the respondent has met

14 the respondent's burden, the court shall terminate the order.

15 (b) A petitioner may submit a written request for a

16 renewal of a one-year gun violence protective order within three

17 months prior to the expiration of the order. Upon receipt of

18 the written request for renewal, the court:

19 (1) In determining whether to renew a one-year gun

20 violence protective order, after notice to the

21 respondent, shall consider all relevant evidence



1 presented by the petitioner and the respondent and may
2 also consider other relevant evidence, including
3 evidence of the facts identified in section 134-D(d);
4 and

5 (2) May renew a one-year gun violence protective order if
6 the court finds by a preponderance of the evidence
7 that the respondent continues to pose a significant
8 danger of causing bodily injury to the respondent's
9 self or another person by owning, purchasing,
10 possessing, receiving, or having in the respondent's
11 custody or control any firearm or ammunition.

12 A one-year gun violence protective order renewed pursuant to
13 this section shall expire after one year, subject to termination
14 by further order of the court at a hearing held pursuant to
15 subsection (a) and further renewal by order of the court
16 pursuant to this subsection.

17 **§134-G Relinquishment of firearms and ammunition. (a)**
18 Upon issuance of an ex parte gun violence protective order, a
19 one-year gun violence protective order, or a domestic abuse
20 protective order, the court shall order the respondent to
21 voluntarily surrender or dispose of all firearms and ammunition



1 that the respondent owns or possesses, or has in the
2 respondent's custody or control, in accordance with section 134-
3 7.3(b).

4 (b) At the time of serving notice of a petition, an ex
5 parte gun violence protective order, a one-year gun violence
6 protective order, or a domestic abuse protective order, a police
7 officer shall take custody of any and all firearms and
8 ammunition in accordance with the procedure described in section
9 134-7(f). Alternatively, if personal service by a police
10 officer is not possible, the respondent shall surrender the
11 firearms and ammunition in a safe manner to the control of the
12 chief of police where the respondent resides within forty-eight
13 hours of being served with the order.

14 (c) At the time of surrender or removal, a police officer
15 taking possession of a firearm or ammunition pursuant to an ex
16 parte gun violence protective order, a one-year gun violence
17 protective order, or domestic abuse protective order shall issue
18 a receipt identifying all firearms and ammunition that have been
19 surrendered or removed and provide a copy of the receipt to the
20 respondent. Within seventy-two hours after being served with
21 the order, the officer serving the order shall file the original



1 receipt with the court that issued the ex parte gun violence
2 protective order or one-year gun violence protective order, and
3 shall ensure that the appropriate county police department
4 retains a copy of the receipt.

5 (d) A court that has probable cause to believe a
6 respondent to a protective order owns, possesses, or has in the
7 respondent's custody or control any firearms or ammunition that
8 the respondent has failed to surrender pursuant to this section,
9 or has received or purchased a firearm or ammunition while
10 subject to the order, shall issue a warrant describing the
11 firearm or ammunition and authorizing a search of any location
12 where the firearm or ammunition is reasonably believed to be and
13 the seizure of any firearm or ammunition discovered pursuant to
14 the search.

15 (e) The appropriate county police department may charge
16 the respondent a fee not to exceed the reasonable and actual
17 costs incurred by the department for storing a firearm or
18 ammunition surrendered or removed pursuant to this section for
19 the duration of the ex parte gun violence protective order, one-
20 year gun violence protective order, or domestic abuse protective
21 order and any additional periods necessary under section 134-H.



1 §134-H Return and disposal of firearms or ammunition. (a)

2 A county police department shall return any surrendered or
3 removed firearm or ammunition requested by a respondent only
4 after confirming, through a criminal history background check,
5 that the respondent is currently eligible to own or possess
6 firearms and ammunition.

7 (b) A respondent who has surrendered or had removed any
8 firearm or ammunition to or by a county police department
9 pursuant to section 134-G and who does not wish to have the
10 firearm or ammunition returned, or who is no longer eligible to
11 own or possess firearms or ammunition, may sell or transfer
12 title of the firearm or ammunition to a firearms dealer licensed
13 under section 134-31. The department shall transfer possession
14 of the firearm or ammunition to a firearms dealer licensed under
15 section 134-31 only after the dealer has provided written proof
16 of transfer of the firearm or ammunition from the respondent to
17 the dealer and the department has verified the transfer with the
18 respondent.

19 (c) If a person other than the respondent claims title to
20 any firearm or ammunition surrendered or removed pursuant to
21 section 134-G, and that person is determined by the appropriate



1 county police department to be the lawful owner of the firearm
2 or ammunition, the firearm or ammunition shall be returned to
3 the lawful owner.

4 (d) A county police department holding any firearm or
5 ammunition that was surrendered by or removed from a respondent
6 pursuant to section 134-G may dispose of the firearm or
7 ammunition only after six months from the date of proper notice
8 to the respondent of the department's intent to dispose of the
9 firearm or ammunition, unless the firearm or ammunition has been
10 claimed by the lawful owner. If the firearm or ammunition
11 remain unclaimed after six months from the date of notice, then
12 no party shall thereafter have the right to assert ownership
13 thereof and the department may dispose of the firearm or
14 ammunition.

15 (e) For the purposes of this section, "dispose" means
16 selling the firearm or ammunition to a firearms dealer licensed
17 under section 134-31, or destroying the firearm or ammunition.

18 §134-I Reporting of order to Hawaii criminal justice data
19 center. (a) The court shall notify the Hawaii criminal justice
20 data center no later than one business day after issuing,
21 serving, renewing, dissolving, or terminating an ex parte gun



1 violence protective order or a one-year gun violence protective
2 order under this part and after receiving notice of such an
3 order.

4 (b) The information required to be submitted to the Hawaii
5 criminal justice data center pursuant to this section shall
6 include identifying information about the petitioner and
7 respondent and the date the order was issued, served, renewed,
8 dissolved, or terminated. In the case of a one-year gun
9 violence protective order, the court shall include the date the
10 order is set to expire.

11 (c) The Hawaii criminal justice data center shall maintain
12 a searchable database of the information it receives under this
13 section and make the information available to law enforcement
14 agencies upon request.

15 (d) The Hawaii criminal justice data center shall within
16 one business day make information about an ex parte gun violence
17 protective order or a one-year gun violence protective order
18 issued, served, renewed, dissolved, or terminated pursuant to
19 this part available to the National Instant Criminal Background
20 Check System for the purposes of firearm purchaser background
21 checks.



1 §134-J Penalties. A person who files a petition for an ex
2 parte gun violence protective order or a one-year gun violence
3 protective order under this part, knowing the information in the
4 petition to be materially false or with an intent to harass the
5 respondent, is guilty of a misdemeanor.

6 §134-K Law enforcement to retain other authority. The
7 provisions of this part shall not affect the ability of a law
8 enforcement officer to remove firearms or ammunition from any
9 person pursuant to other lawful authority.

10 §134-L Lack of liability for failure to seek order. This
11 part shall not be construed to impose criminal or civil
12 liability on any person who chooses not to seek an ex parte gun
13 violence protective order or a one-year gun violence protective
14 order pursuant to this part."

15 SECTION 3. Section 134-7, Hawaii Revised Statutes, is
16 amended by amending subsection (f) to read as follows:

17 "(f) No person who has been restrained pursuant to an
18 order of any court, including [~~an ex parte order as provided in~~
19 ~~this subsection,~~] a gun violence protective order issued
20 pursuant to part _____, from contacting, threatening, or
21 physically abusing any person, shall possess, control, or



1 transfer ownership of any firearm or ammunition therefor, so
2 long as the protective order, restraining order, or any
3 extension is in effect, unless the order, for good cause shown,
4 specifically permits the possession of a firearm and ammunition.
5 The protective order or restraining order [~~or order of~~
6 ~~protection~~] shall specifically include a statement that
7 possession, control, or transfer of ownership of a firearm or
8 ammunition by the person named in the order is prohibited.
9 [~~Such~~] The person shall relinquish possession and control of any
10 firearm and ammunition owned by that person to the police
11 department of the appropriate county for safekeeping for the
12 duration of the order or extension thereof. [~~In the case of an~~
13 ~~ex parte order, the affidavit or statement under oath that forms~~
14 ~~the basis for the order shall contain a statement of the facts~~
15 ~~that support a finding that the person to be restrained owns,~~
16 ~~intends to obtain or to transfer ownership of, or possesses a~~
17 ~~firearm, and that the firearm may be used to threaten, injure,~~
18 ~~or abuse any person. The ex parte order shall be effective upon~~
19 ~~service pursuant to section 586-6-.] At the time of service of a
20 protective order or restraining order involving firearms and
21 ammunition issued by any court, [~~the~~] a police officer may take~~



1 custody of any and all firearms and ammunition in plain sight,
2 those discovered pursuant to a consensual search, and those
3 firearms surrendered by the person restrained. If the person
4 restrained is the registered owner of a firearm and knows the
5 location of the firearm, but refuses to surrender the firearm or
6 refuses to disclose the location of the firearm, the person
7 restrained shall be guilty of a misdemeanor. In any case, when
8 a police officer is unable to locate the firearms and ammunition
9 either registered under this chapter or known to the person
10 granted protection by the court, the police officer shall apply
11 to the court for a search warrant pursuant to chapter 803 for
12 the limited purpose of seizing the firearm and ammunition.

13 For the purposes of this subsection, good cause shall not
14 be based solely upon the consideration that the person subject
15 to restraint pursuant to an order of any court [~~including an ex~~
16 ~~parte order as provided for in this subsection,~~] is required to
17 possess or carry firearms or ammunition during the course of the
18 person's employment. Good cause consideration may include but
19 not be limited to the protection and safety of the person to
20 whom a restraining order is granted."



1 SECTION 4. Section 134-7.3, Hawaii Revised Statutes, is
2 amended as follows:

3 1. By amending subsection (b) to read:

4 "(b) Any person disqualified from ownership, possession,
5 or control of firearms and ammunition under section 134-7[7] or
6 part , within [~~seven days~~] forty-eight hours of
7 disqualification, shall voluntarily surrender all firearms and
8 ammunition to the chief of police where the person resides or
9 dispose of all firearms and ammunition. If any person fails to
10 voluntarily surrender or dispose of all firearms and ammunition
11 within [~~seven days~~] forty-eight hours from the date of
12 disqualification, the chief of police may seize all firearms and
13 ammunition."

14 2. By amending subsection (d) to read:

15 "(d) For the purposes of this section, "dispose" means
16 selling the firearms to a gun dealer licensed under section
17 134-31, transferring ownership of the firearms to any person who
18 meets the requirements of section 134-2, or surrendering all
19 firearms to the chief of police where the person resides for
20 storage or disposal; provided[7] that, for a person subject to
21 section 134-7(f) [7] or part , "dispose" shall not include



1 transferring ownership of the firearms to any person who meets
2 the requirements of section 134-2."

3 SECTION 5. The judiciary shall adopt any rules of court
4 necessary to implement this Act.

5 SECTION 6. The department of the attorney general shall
6 adopt any rules, pursuant to chapter 91, Hawaii Revised
7 Statutes, necessary to implement this Act.

8 SECTION 7. The chief of police of the respective counties
9 shall adopt any procedures necessary to implement this Act.

10 SECTION 8. This Act does not affect rights and duties that
11 matured, penalties that were incurred, and proceedings that were
12 begun before its effective date.

13 SECTION 9. In codifying the new sections added by section
14 2 of this Act, the revisor of statutes shall substitute
15 appropriate section numbers for the letters used in designating
16 the new sections in this Act.

17 SECTION 10. Statutory material to be repealed is bracketed
18 and stricken. New statutory material is underscored.

19 SECTION 11. This Act shall take effect on January 1, 2020.

APPROVED this 26 day of JUN, 2019



GOVERNOR OF THE STATE OF HAWAII

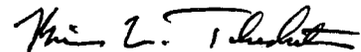
THE HOUSE OF REPRESENTATIVES OF THE
STATE OF HAWAII

Date: April 9, 2019
Honolulu, Hawaii

We hereby certify that the above-referenced Bill on this day passed Third Reading in the House of Representatives of the Thirtieth Legislature of the State of Hawaii, Regular Session of 2019.



Scott K. Saiki
Speaker
House of Representatives

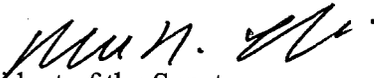


Brian L. Takeshita
Chief Clerk
House of Representatives

THE SENATE OF THE STATE OF HAWAI'I

Date: April 18, 2019
Honolulu, Hawaii 96813

We hereby certify that the foregoing Bill this day passed Final Reading in the Senate of the Thirtieth Legislature of the State of Hawai'i, Regular Session of 2019.


President of the Senate


Clerk of the Senate