THE SENATE TWENTY-NINTH LEGISLATURE, 2018 S.B. NO. 2428 STATE OF HAWAII STATE OF HAWAII

A BILL FOR AN ACT

RELATING TO LAW ENFORCEMENT.

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

1	SECTION 1. Section 52D-6, Hawaii Revised Statutes, is
2	amended to read as follows:
3	"[+]§52D-6[+] Police force; employees[+]; background
4	checks; mandatory disqualification. (a) The chief of police
5	may appoint officers and other employees under [such] rules and
6	at [such] salaries as are authorized by law. Probationary
7	appointment, suspension, and dismissal of officers and employees
8	of the police department shall be as authorized by law.
9	(b) The chief of police shall develop standards to ensure
10	the reputable and responsible characters of officers.
11	(c) Prior to the employment of a prospective officer, the
12	chief of police shall require the prospective officer to provide

13 fingerprints and the chief of police shall obtain criminal

14 history record information on the prospective officer through

15 the Hawaii criminal justice data center and the Federal Bureau

16 of Investigation.



Page 2



1	(d) The chief of police shall perform a background check
2	prior to the employment of a prospective officer. The
3	background check shall include, at minimum, a review of
4	personnel files from each former employer at which the
5	prospective officer previously served as a law enforcement
6	officer.
7	(e) The chief of police shall deny employment to a
8	prospective officer whose previous position as a law enforcement
9	officer was terminated while the prospective officer was in poor
10	employment standing.
11	(f) For purposes of this section:
12	(1) "Law enforcement officer" means a:
13	(A) Police officer employed by any federal, state, or
14	local law enforcement agency in the United
15	States; or
16	(B) Person granted police powers by any federal,
17	state, or local agency in the United States.
18	(2) "Poor employment standing" includes:
19	(A) Termination due to misconduct; or
20	(B) Resignation as an alternative to termination due
21	to misconduct."

SB2428 HD1 HMS 2018-3061

S.B. NO. ²⁴²⁸ S.D. 1 H.D. 1

1	SECT	ION 2. Section 353C-4, Hawaii Revised Statutes, is
2	amended to	o read as follows:
3	"§35:	3C-4 Appointment of employees with police powers and
4	other emp	loyees[-]; mandatory disqualification. (a) The
5	director 1	may appoint employees to be public safety officers who
6	shall have	e all of the powers of police officers; provided that
7	the direc	tor [may] <u>:</u>
8	(1)	\underline{May} establish and assign the employees to positions or
9		categories of positions that may have differing
10		titles, specific duties, and limitations upon the
11		exercise of police powers [-];
12	(2)	Shall perform prior employment background checks of
13		each prospective public safety officer. Each
14	· · ·	background check shall include, at minimum, a review
15		of personnel files from each former employer at which
16		the prospective public safety officer previously
17		served as a law enforcement officer; and
18	(3)	Shall deny employment to a prospective public safety
19		officer whose previous position as a law enforcement
20		officer was terminated while the prospective public
21		safety officer was in poor employment standing.



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(b) The director may appoint other personnel necessary to
carry out the functions of the department.

S.B. NO.

3 The state law enforcement officers transferred from (c) 4 the department of the attorney general by Act 211, Session Laws 5 of Hawaii 1989, shall be responsible for public safety in state 6 buildings as well as the personal protection of government 7 officials and employees while in the conduct of their duties. 8 The duties of state law enforcement officers shall also include 9 the service of process, including subpoenas, warrants, and other 10 legal documents, and other duties as the director may assign, 11 including the performance of duties of other public safety 12 officers within the department. State law enforcement officers 13 shall have all of the powers of police officers, including the 14 power of arrest.

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(d) For purposes of this section:

16 (1) "Law enforcement officer" means a:

17(A)Police officer employed by any federal, state, or18local law enforcement agency in the United19States; or

20 (B) Person granted police powers by any federal,
21 state, or local agency in the United States.



SB2428 HD1 HMS 2018-3061



1	(2) "Poor employment standing" includes:
2	(A) Termination due to misconduct; or
3	(B) Resignation as an alternative to termination due
4	to misconduct."
5	SECTION 3. This Act does not affect rights and duties that
6	matured, penalties that were incurred, and proceedings that were
7	begun before its effective date.
8	SECTION 4. Statutory material to be repealed is bracketed
9	and stricken. New statutory material is underscored.
10	SECTION 5. This Act shall take effect on July 1, 2050.



Report Title:

Law Enforcement; Background Checks; Prior Employment

Description:

Prohibits the hiring of a state or county law enforcement officer if the candidate's previous position as a law enforcement officer was terminated while the officer was in poor employment standing. Requires background checks for prospective police officers. (SB2428 HD1)

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