JAN 2 7 2021

#### A BILL FOR AN ACT

A BILL FOR AN ACT RELATING TO PUBLIC SAFETY.

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

1	SECTION 1. Chapter 353C, Hawaii Revised Statutes, is
2	amended by adding a new section to be designated and to read as
3	follows:
4	"§353C-10 Service of process; list. (a) For service of
5	process, the director shall maintain a list of independent civil
6	process servers to process:
7	(1) Orders to show cause pursuant to chapters 603, 604,
8	and 633;
9	(2) Garnishment pursuant to chapter 652;
10	(3) Writs of replevin and attachment pursuant to chapter
11	<u>634;</u>
12	(4) Writs of possession pursuant to chapters 501 and 666;
13	(5) Orders for examination pursuant to chapter 636; and
14	(6) Writs of attachment or execution pursuant to chapter
15	<u>651.</u>
16	(b) Any independent civil process server may submit the
17	server's name to the director to be placed on the list;

1	provided that a person shall not be placed on the list if the
2	person:
3	(1) Is serving a criminal sentence;
4	(2) Has been convicted of a crime within the previous ten
5	years;
6	(3) Is required to register as a sex offender; or
7	(4) Is subject to any other legal restriction, including a
8	temporary restraining order, that prevents the person
9	from serving process; or
10	(5) Cannot provide a copy of a current State of Hawaii
11	general excise tax license.
12	(c) The department, the State, and the agencies, officers,
13	and employees of the department or the State shall not be
14	responsible or liable for the actions of any independent civil
15	process servers on the list. The maintenance of the list shall
16	not create a private cause of action against the department, the
17	State, or the agencies, officers, and employees of the
18	department or the State.
19	(d) Placement of a person's name on the list shall not
20	make the person a law enforcement officer, sheriff or deputy
21	sheriff, or an employee or agent of the State."

1 SECTION 2. Section 501-154, Hawaii Revised Statutes, is 2 amended to read as follows: 3 "§501-154 Writ of possession, service, time limit for 4 registration. When in any action in the nature of an action of 5 ejectment an execution or writ of possession has been issued and served by the [officer,] sheriff, deputy sheriff, police 6 7 officer, or independent civil process server from the department of public safety's list under section 353C-10, the [officer] 8 sheriff, deputy sheriff, police officer, or independent civil 9 10 process server shall cause a copy of the writ, with a return of 11 the [officer's] doings of the sheriff, deputy sheriff, police 12 officer, or independent civil process server thereon, to be 13 filed and registered within three months after the service and 14 before the return of the writ into the clerk's office. The 15 plaintiff, in case the judgment was that the plaintiff was 16 entitled to an estate in fee simple in the demanded premises, or in any part thereof, and for which execution or writ of 17 possession issued, is thereupon entitled to the entry of a new 18 certificate of title." 19

20 SECTION 3. Section 603-29, Hawaii Revised Statues, is
21 amended to read as follows:

1 "§603-29 Order to show cause. Whenever a complaint has been filed in circuit court alleging leased or rented personal 2 property the value of which is \$5,000 or more, has been retained 3 4 by the defendant fourteen days after the termination of the lease or rental contract, either by passage of time or by reason 5 6 of any default under the terms and conditions of the lease or 7 rental contract, the plaintiff may petition the court for an order to show cause. 8

9 Upon the filing of the petition with a copy of the lease or rental contract and an affidavit sworn to by the plaintiff or 10 11 some competent affiant setting forth a statement of facts sufficient to show the termination of the lease or rental 12 contract, the court may issue an order directing the defendant 13 14 to either return the leased or rented personal property to the 15 plaintiff or to appear and show cause for the possession at such time as the court shall direct but not later than ten days from 16 the date of service of the order to show cause. The order to 17 show cause shall also provide that if the leased or rented 18 19 personal property is not returned to the plaintiff prior to the 20 hearing, the defendant shall, if reasonably feasible, produce 21 the property at the hearing. If, at the hearing, it is proved to the satisfaction of the court that the plaintiff is entitled 22

to possession of the leased or rented personal property, it 1 shall issue an order directed to the sheriff, deputy sheriff, 2 [or-person authorized by the rules of court,] police officer, or 3 4 independent civil process server from the department of public 5 safety's list under section 353C-10 commanding the sheriff, 6 deputy sheriff, [or other person authorized by the rules of 7 court] police officer, or independent civil process server to 8 seize the personal property therein described and to deliver the same to the plaintiff or the plaintiff's agent. Service of the 9 order to show cause shall be as provided by law or rule of court 10 11 for cases in the circuit courts, or by registered mail or by 12 certified mail with return receipt showing delivery within the circuit." 13

SECTION 4. Section 604-6.2, Hawaii Revised Statutes, is amended to read as follows:

16 "§604-6.2 Order to show cause. Upon the filing of a
17 complaint with a copy of a lease or rental contract and an
18 affidavit sworn to by the plaintiff or some competent affiant
19 setting forth a statement of facts sufficient to show that the
20 leased or rented personal property has been in the defendant's
21 possession at least fourteen days after the termination of the
22 lease or rental contract, either by passage of time or by reason

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of any default under the terms and conditions of the lease or 1 rental contract, the court may issue an order directing the 2 3 defendant to either return the leased or rented personal property to the plaintiff or to appear and show cause for the 4 possession at such time as the court shall direct, but not later 5 than ten days from the date of service of the order to show 6 7 cause. The order to show cause shall also provide that, if the 8 leased or rented personal property is not returned to the 9 plaintiff prior to the hearing, the defendant shall, if 10 reasonably feasible, produce the property at the hearing. If, at the hearing, it is proved to the satisfaction of the court 11 that the plaintiff is entitled to possession of the leased or 12 13 rented personal property, it shall issue an order directed to 14 the sheriff, deputy sheriff, [or-other person authorized by the rules of court] police officer, or independent civil process 15 server from the department of public safety's list under section 16 353C-10 commanding the sheriff, deputy sheriff, [or a person 17 authorized by the rules of court ] police officer, or independent 18 civil process server to seize the personal property therein 19 described and to deliver the same to the plaintiff or the 20 plaintiff's agent. Service of the order to show cause shall be 21 22 as provided by law or rule of court for cases in the district

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courts, or by registered mail or by certified mail with return 1 receipt showing delivery within the State." 2 3 SECTION 5. Section 607-4, Hawaii Revised Statutes, is amended by amending subsection (d) to read as follows: 4 5 "(d) Fees of sheriff, deputy sheriff, police officer, or [other person authorized by the rules of court:] independent 6 civil process server from the department of public safety's list 7 8 under section 353C-10 shall be as provided under section 607-8(a)." 9 10 SECTION 6. Section 607-8, Hawaii Revised Statutes, is amended by amending the title and subsection (a) to read as 11 12 follows: "§607-8 Fees of sheriff, deputy sheriff, police officer, 13 14 serving or levying officer, or [other person authorized by the rules of court in circuit court, intermediate appellate court, 15 16 or supreme court.] independent civil process server. (a) For all necessary travel in making the service, per mile for every 17 mile more than one. . . . . . . . 60 cents provided that: 18 No allowance shall be made where the serving 19 (1)individual uses a conveyance furnished the serving 20 individual by the State, or any political or municipal 21 22 subdivision thereof;

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Where the serving individual serves more than one 1 (2) person in the course of one trip, the serving 2 3 individual shall not charge, in the aggregate for all 4 services more than the mileage for the entire trip; 5 and (3) As far as practicable, in order to minimize the 6 7 mileage fees for the service, the sheriff or [other] 8 chief of police of the serving police officers, or 9 [other person authorized by the rules of court where 10 service of process is to be made upon an island other 11 than that upon which is situated the court issuing the 12 process, independent civil process server from the 13 department of public safety's list under section 353C-14 10 shall cause the process to be transmitted to the 15 sheriff, deputy sheriff, the chief of police, [other 16 person-authorized by the rules of court, or other 17 serving individual] a police officer, or an 18 independent civil process server upon the island of 19 service who shall make the service upon receipt of the 20 process; and the service shall be valid, 21 notwithstanding that the process may not be addressed

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1	to the individual actually making the service or to
2	the individual's superior.
3	For serving criminal summons or any other criminal process
4	except a subpoena, for each person served therewith
5	\$30 effective July 1, 2001. Service
6	of criminal summons or any other criminal process shall be made
7	only by persons authorized to serve criminal summons [ <del>in</del>
8	accordance with rules of court].
9	For serving civil summons, subpoena, subpoena duces tecum,
10	or any other civil process, except [ <del>a subpoena or</del> ] a garnishee
11	summons, for each person served therewith
12	\$43 effective July 1, 2015.
13	For serving: garnishee summons, for each person
14	
15	2015.
16	For returning as unserved after due and diligent search any
17	process when it has been found that the person to be served has
18	left the State
19	effective July 1, 2015.
20	For serving any execution or other process for the
21	collection of money, for every dollar collected up to $\$10,000$ .
22	

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1 And for every dollar over  $$10,000 \dots 2-1/2$  cents. All fees paid to any printer for publishing an 2 3 advertisement of the sale of any property. 4 5 For executing and acknowledging a deed pursuant to a sale 6 of real estate to be paid by the grantee in the deed . . . .\$10. 7 8 For serving writ of possession or restitution, putting any 9 person entitled into the possession of premises, and removing a 10 11 Together will all necessary expenses incurred by the individual serving the writ, incident to the eviction. 12 For selling any property on an order from the court other 13 14 than an execution, the same allowance as for service and sales by execution. 15 The fees for service of executions, attachments, and 16 17 collection of judgments, together with all costs incurred after 18 judgment rendered, not included in the judgment, in all courts 19 of the State, shall be collected in addition to the sum directed 20 to be levied and collected in the writ.

21 In lieu of any fee under this subsection, the fee may be an
22 hourly rate of not less than \$50 per hour agreed upon in advance

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1 between the party requesting the service and the sheriff, deputy 2 sheriff, police officer, or [other person authorized by-the 3 rules of court] independent civil process server performing the 4 service."

5 SECTION 7. Section 633-8, Hawaii Revised Statutes, is
6 amended to read as follows:

7 "§633-8 Order to show cause. Upon the filing of a 8 complaint with a copy of a lease or rental contract and an 9 affidavit sworn to by the plaintiff or some competent affiant 10 setting forth a statement of facts sufficient to show that the 11 leased or rented personal property has been in the defendant's 12 possession at least fourteen days after the termination of the 13 lease or rental contract, either by passage of time or by reason 14 of any default under the terms and conditions of the lease or rental contract, the court may issue an order directing the 15 defendant to either return the leased or rented personal 16 17 property to the plaintiff or to appear and who cause for the 18 possession at such time as the court shall direct, but not later 19 than five days from the date of service of the order to show 20 cause. The order to show cause shall also provide that, if the 21 leased or rented personal property is not returned to the 22 plaintiff prior to the hearing, the defendant shall, if

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1 reasonably feasible, produce the property at the hearing. If, 2 at the hearing, it is proved to the satisfaction of the court 3 that the plaintiff is entitled to possession of the leased or 4 rented personal property, it shall issue an order directed to the sheriff, deputy sheriff, [or other person-authorized by the 5 6 rules of court] police officer, or independent civil process 7 server from the department of public safety's list under section 8 353C-10 commanding the sheriff, deputy sheriff, [or other-person 9 authorized by the rules of court] police officer, or independent 10 civil process server to seize the personal property therein 11 described and to deliver the same to the plaintiff or the 12 plaintiff's agent. Service of the order to show cause shall be 13 as provided by law or rule of court for cases in the district 14 courts, or by registered mail or by certified mail with return 15 receipt showing delivery within the circuit."

16 SECTION 8. Section 634-11, Hawaii Revised Statutes, is 17 amended to read as follows:

18 "§634-11 Interpleader; application for order by sheriff
19 [or other person authorized by the rules of court.], deputy
20 sheriff, police officer, or independent civil process server.
21 When, in the execution of process against good and chattels
22 issued by or under the authority of the courts of the State, by

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reason of claims made to such goods and chattels by assignees of 1 2 bankrupts and other persons not being the parties against whom such process had issued, whereby the sheriff, deputy sheriffs, 3 4 [other] police officers, or [persons authorized by the rules of court] independent civil process servers from the department of 5 6 public safety's list under section 353C-10 are exposed to the hazard and expense of actions, any such claim shall be made to 7 any goods or chattels taken or intended to be taken in execution 8 under any such process or to the proceeds or value thereof, it 9 10 shall be lawful for the court, out of which the execution shall 11 have issued, or any judge thereof, upon application of the sheriff, deputy sheriff, [other] police officer, or [other 12 person authorized by the rules of court, ] independent civil 13 14 process server made before or after the return of such process, 15 and as well before as after any action brought against the sheriff, deputy sheriff, [other] police officer, or [other 16 17 person-authorized by the rules of court, ] independent civil 18 process server to call before it or the judge by rule, order, or summons, as well the party issuing such process as the party 19 making the claim. Thereupon the court or judge shall, for the 20 21 adjustment of the claims and the relief and protection of the 22 sheriff, deputy sheriff, [other] police officer, or [other

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1 person-authorized by the rules of court, ] independent civil 2 process server, make such rules, orders, and decisions as shall 3 appear to be just according to the circumstances of the case. 4 The costs of all such proceedings shall be in the discretion of 5 the court or judge." 6 SECTION 9. Section 634-12, Hawaii Revised Statutes, is 7 amended to read as follows: 8 "§634-12 Sale of property seized on execution, when. When 9 goods or chattels have been seized in execution by the sheriff, deputy sheriff, [other] a police officer[, or other person 10 11 authorized by the rules of court], or an independent civil 12 process server from the department of public safety's list under 13 section 353C-10 under process of any court, and some third 14 person claims to be entitled under a bill of sale, chattel 15 mortgage, or otherwise, to the goods and chattels by way of 16 security for a debt, the court or a judge may order a sale of 17 the whole or part thereof, upon such terms as to the payment of 18 the whole or part of the secured debt or otherwise as it or the 19 judge shall think fit; and may direct the application of the 20 proceeds of sale in such manner and upon such terms as to the 21 court or judge may seem just."

1 SECTION 10. Section 634-22, Hawaii Revised Statutes, is 2 amended to read as follows: 3 "§634-22 Return. In all cases where any process or order 4 of a court is served by any officer of the court or of the 5 police force or the sheriff, deputy sheriff, an independent 6 civil process server from the department of public safety's list 7 under section 353C-10, or any investigator appointed and 8 commissioned by the director of commerce and consumer affairs 9 pursuant to section 26-9(j), a record thereof shall be endorsed 10 upon the back of the process, complaint, order, or citation. 11 The record shall state the name of the person served and the 12 time and place of service and shall be signed by the sheriff, deputy sheriff, police officer, independent civil process 13 14 server, or investigator making the service. If the [officer] sheriff, deputy sheriff, police officer, independent civil 15 16 service process server, or investigator fails to make service, 17 the [officer,] sheriff, deputy sheriff, police officer, 18 independent civil process server, or investigator in like 19 manner, shall endorse the reason for the [officer's] sheriff, 20 deputy sheriff, police officer, independent civil process 21 server, or investigator's failure and sign this record. When 22 service is made by a person specially appointed by the court, or

1	[a person-authorized by the rules of court, the person] an
2	independent civil process server, that person shall make
3	declaration or affidavit of that service.
4	The record [ <del>or the</del> ], declaration, or affidavit shall be
5	prima facie evidence of all it contains, and no further proof
6	thereof shall be required unless either party desires to examine
7	the <u>sheriff, deputy sheriff, police</u> officer [ <del>or person</del> ] <u>,</u>
8	independent civil process server, or investigator making
9	service, in which case the sheriff, deputy sheriff, police
10	officer [ <del>or person</del> ], independent civil process server, or
11	investigator shall be notified to appear for examination."
12	SECTION 11. Section 634-29, Hawaii Revised Statutes, is
13	amended to read as follows:
14	" $[+]$ \$634-29 $[+]$ In case of attachment, etc., of real
15	property. In all cases of attachment, sequestration, or
16	injunction of real property, the sheriff, deputy sheriff, police
17	officer, or independent civil process server from the department
18	of public safety's list under section 353C-10 serving the writ
19	shall, in addition to personal delivery of a copy thereof to the
20	defendant, post upon the premises a copy of the process, and a
21	notice of the day and hour when attached, sequestrated, or
22	enjoined, and shall also give notice thereof in a newspaper or

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1 newspapers suitable for the advertisement of judicial 2 proceedings. But in all cases where a writ of attachment is 3 issued in accordance with chapter 651 relating to attachments, 4 and the defendant in attachment was never a resident of the 5 State or has departed from the State or secretes oneself so that 6 the writ of attachment cannot be personally served upon the 7 defendant, personal service of the writ upon the defendant may 8 be dispensed with. All after-leases, mortgages, sales, devises, 9 assignments, trusts, or other conveyances of the property, until 10 the dissolution of the process, shall be void in law as against 11 the plaintiff in such cases."

SECTION 12. Section 651-1, Hawaii Revised Statutes, is amended to read as follows:

14 "§651-1 General provisions. (a) This chapter shall apply 15 to circuit and district courts. A judge of any court of record 16 may make any order at chambers which may by the provisions of 17 this chapter be made by the court in term time. When the 18 proceedings are before a district judge, the judge shall be 19 regarded as the clerk of the court for all purposes contemplated 20 herein. The phrase "police officer", as used in this chapter, 21 means the director of public safety or the director's duly 22 authorized representative, any chief of police or subordinate

1	police officer, or [ <del>a person authorized by the rules of court.</del> ]
2	an independent civil process server on the list maintained by
3	the department of public safety pursuant to section 353C-10.
4	Nothing in this chapter shall be construed to permit a district
5	judge to issue a writ of attachment to be served out of the
6	circuit in which the judge's court is situated, or to permit an
7	attachment of real estate, or any interest therein, under a writ
8	issued by a district court judge.
9	(b) The department of public safety, the State, and the
10	agencies, officers, and employees of the department of public
11	safety or the State shall not be responsible or liable for the
12	actions of any independent civil process servers on the list
13	maintained by the department of public safety pursuant to
14	section 353C-10. The maintenance of the list pursuant to
15	section 353C-10 shall not create a private cause of action
16	against the department of public safety, the State, or the
17	agencies, officers, and employees of the department of public
18	safety or the State.
19	(c) Nothing in this chapter shall be construed to make an
20	independent civil process server a law enforcement officer,
21	sheriff, or deputy sheriff, or an employee or agent of the
22	department of public safety or the State."

1	SECT	ION 13. Section 652-1.5, Hawaii Revised Statutes, is
2	amended b	y amending subsection (a) to read as follows:
3	"(a)	Except as provided in subsection (e), any creditor
4	desiring <sup>.</sup>	to secure a garnishment process before judgment shall
5	attach the	e creditor's petition for process, summons, and
6	direction	to the following documents:
7	(1)	An application, directed to the court to which such
8		action is made returnable, for garnishee process to
9		issue under section 652-1(a);
10	(2)	An affidavit sworn to by the creditor or some
11		competent affiant setting forth a statement of facts
12		sufficient to show that probable validity exists to
13		sustain the validity of the creditor's claim;
14	(3)	An order that a hearing be held before the court or a
15		judge thereof to determine whether or not the
16		garnishee process should be granted and that notice of
17		such hearing be given to the defendant debtor; and
18	(4)	A summons directed to [ <del>a proper officer</del> ] the sheriff,
19		deputy sheriff, a police officer, or an independent
20		civil process server from the department of public
21		safety's list under section 353C-10 commanding the
22		[ <del>officer</del> ] sheriff, deputy sheriff, police officer, or

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1 independent civil process server to serve upon the 2 debtor at least four days prior to the date of the 3 hearing, pursuant to chapter 634, the application, a 4 true and attested copy of the petition, summons, and 5 direction, the affidavit, and the order and notice of 6 hearing."

7 SECTION 14. Section 652-2, Hawaii Revised Statutes, is
8 amended to read as follows:

## 9 "§652-2 Garnishee, rights, duties; collection by [levying 10 officer.] sheriff, deputy sheriff, police officer, or

11 <u>independent civil process server</u>. The garnishee shall, when 12 summoned before judgment rendered against [his] <u>the garnishee's</u> 13 principal, if [he] <u>the garnishee</u> desires, be admitted to defend 14 [his] the garnishee's principal in the action.

15 If judgment is rendered in favor of the plaintiff, and 16 likewise in all cases in which the garnishee is summoned after 17 judgment, the garnishee fund, or such part thereof as may be 18 sufficient for that purpose, shall be liable to pay the same. 19 The plaintiff on praying out execution shall be entitled to have 20 included in the execution an order directing the [officer] 21 sheriff, deputy sheriff, police officer, or independent civil 22 process server from the department of public safety's list under Page 21

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1 section 353C-10 serving the same to make demand of the garnishee 2 for the goods and effects of the defendant secured in [his] the 3 garnishee's hands, whose duty it will be to expose the same to 4 be taken on execution, and also to make demand of the garnishee for the debt or wages secured in [his] the garnishee's hands or 5 6 the moneys held by [him] the garnishee for safekeeping, or such 7 part thereof as may satisfy the judgment. It shall be the duty 8 of the garnishee to pay the same. If the garnishee has in any 9 manner disposed of the goods and effects or does not expose and 10 subject the same to be taken on execution, or if the garnishee 11 does not pay to the [officer,] sheriff, deputy sheriff, police 12 officer, or independent civil process server when demanded, the 13 debt or wages or moneys held for safekeeping, the garnishee 14 shall be liable to satisfy the judgment out of [his] the 15 garnishee's own estate, as [his] the garnishee's own proper 16 debt, if the goods or effects or debt or wages or moneys held 17 for safekeeping, be of sufficient value or amount and, if not, 18 then to the value of the same; provided that every garnishee, whether summoned before or after judgment, shall be allowed to 19 20 retain or deduct from the goods, effects, and credits of the 21 defendant in [his] the garnishee's hands at the time of service 22 all demands against the defendant of which [he] the garnishee

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1 could have availed [himself] the garnishee's self if [he] the 2 garnishee had not been [garnisheed,] garnished, whether the same 3 are at the time due or not, and whether by setoff on a trial or 4 by setoff of judgments or executions between [himself] the 5 garnishee and the defendant, and shall be liable only for the 6 balance after adjustment of all mutual demands between [himself] 7 the garnishee and the defendant; provided that in such 8 adjustment no demands for unliquidated damages for wrongs or 9 injuries shall be included, and that the judgment shall show the 10 amount of any setoff.

No garnishee shall be liable to anyone for the nonpayment of any sum or for the nondelivery of any goods or effects when the garnishee in good faith believes, or has reason to believe, that garnishment or other process affects the same, though such be not the case, but this paragraph shall not supersede section 652-9 where the same are applicable."

17 SECTION 15. Section 652-2.5, Hawaii Revised Statutes, is18 amended to read as follows:

"[+]\$652-2.5[+] Service on garnishee. Service of the copy
upon the garnishee may be made in any of the manners here
described, namely:

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1	(1)	If the garnishee lives or has an office in the
2		district in which process is issued, by the [ <del>serving</del>
3		officer's] sheriff, deputy sheriff, police officer, or
4		independent civil process server from the department
5		of public safety's list under section 353C-10 handing
6		a copy to the garnishee in person or leaving it in the
7		garnishee's office in charge of some deputy or clerk
8		or other employees or attache of the office; or
9	(2)	If the garnishee lives in a district other than that
10		in which the process was issued, by the [ <del>serving</del>
11		officer's] sheriff, deputy sheriff, police officer, or
12		independent civil process server handing a copy to the
13		garnishee in person, or by mailing it in a sealed
14		envelope, registered or certified, postage prepaid,
15		return receipt requested, and addressed to the
16		garnishee's last known home or business address."
17	SECT	ION 16. Section 652-2.6, Hawaii Revised Statutes, is
18	amended b	y amending subsection (a) to read as follows:
19	"(a)	In case of service upon the garnishee, the [ <del>serving</del>
20	officer's	] certificate of service or, if by mail, a copy of the
21	return re	ceipt provided by the sheriff, deputy sheriff, police
22	officer,	or independent civil process server from the department

1 of public safety's list under section 353C-10 shall be prima
2 facie proof of the service."

3 SECTION 17. Section 654-2, Hawaii Revised Statutes, is
4 amended to read as follows:

5 "§654-2 Bond. When the plaintiff desires the immediate 6 delivery of the property, the plaintiff shall execute a bond to 7 the defendant in possession of the property, and to all persons 8 having an interest in the property, of such amount and with such 9 sureties as are approved by the court, conditioned that the 10 plaintiff will prosecute the plaintiff's action to judgment 11 without delay, and deliver the property to the defendant in 12 possession or any other person, if such delivery is adjudged, 13 and pay all costs and damages that may be adjudged against the 14 plaintiff. Upon the filing of the verified complaint or 15 affidavit with the bond and a motion for immediate consideration 16 of the matter, the court shall forthwith inquire into the 17 matter, ex parte or otherwise, as in its discretion it 18 determines. If thereupon the court finds that a prima facie 19 claim for relief has been established, it shall issue an order 20 directed to the sheriff, [or the] sheriff's deputy, [or the] 21 chief of police, [or] an authorized police officer of any 22 county[, or a person-authorized by the rules of court], or an

<u>independent civil process server from the department of public</u>
 <u>safety's list under section 353C-10</u> to take the property therein
 described and deliver the same to the plaintiff.

4 Copies of the verified complaint or affidavit, and, if a 5 bond for immediate seizure has been filed, of the bond, and, if 6 an order for the taking has been issued on an ex parte hearing, 7 of the order, shall forthwith be served upon the defendant in possession and each person having or claiming a possessory 8 9 interest in the property, in the same manner as is provided for 10 service of summons unless the party to be served has appeared in 11 the action, in which case service may be made in the same manner 12 as is provided for service of papers other than the summons. In 13 a proper case, either before or after issuance of an order for 14 the taking, the required service may be combined with the 15 publication of the summons, in which event the giving of notice 16 of the substance of the proceeding shall be sufficient.

17 Upon the application of any party, the proceeding shall be 18 advanced and assigned for hearing at the earliest possible 19 date."

20 SECTION 18. Section 666-11, Hawaii Revised Statutes, is
21 amended to read as follows:

1 "§666-11 Judgment; writ of possession. If it is proved to the satisfaction of the court that the plaintiff is entitled to 2 3 the possession of the premises, the plaintiff shall have 4 judgment for possession, and for the plaintiff's costs. 5 Execution shall issue accordingly. The writ of possession shall issue to the sheriff, deputy sheriff, police officer [, or other 6 7 person authorized by the rules of court of the circuit where the 8 premises are situated], or independent civil process server from the department of public safety's list under section 353C-10, 9 10 commanding the sheriff, deputy sheriff, police officer[, or 11 other person authorized by the rules of court], or independent 12 civil process server to remove all persons from the premises, 13 and to put the plaintiff, or the plaintiff's agent, into the 14 full possession thereof." SECTION 19. Section 666-21, Hawaii Revised Statutes, is 15 16 amended by amending subsection (b) to read as follows: 17 "(b) If the tenant is unable to comply with the court's 18 order under subsection (a) in paying the required amount of rent 19 to the court, the landlord shall have judgment for possession 20 and execution shall issue accordingly. The writ of possession shall issue to the sheriff, deputy sheriff, police officer[, or 21 22 other person authorized by the rules of court of the circuit

1	where the premises are situated], or independent civil process
2	server from the department of public safety's list under section
3	<u>353C-10,</u> ordering the sheriff, deputy sheriff, police officer[ $ au$
4	or other person authorized by the rules of court], or
5	independent civil process server to remove all persons and
6	possessions from the premises, and to put the landlord, or the
7	landlord's agent, into full possession of the premises."
8	SECTION 20. This Act does not affect rights and duties
9	that matured, penalties that were incurred, and proceedings that
10	were begun before its effective date.
11	SECTION 21. Statutory material to be repealed is bracketed
12	and stricken. New statutory material is underscored.
13	SECTION 22. This Act shall take effect upon its approval.
14	
15	INTRODUCED BY: Man M.
16	BY REQUEST

#### Report Title: Department of Public Safety; Independent Civil Process Servers

#### Description:

Re-enacts section 353C-10, Hawaii Revised Statutes, to authorize the Department of Public Safety to maintain a list of independent civil process servers and amends several statutes to allow process servers to serve specific types of legal documents.

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

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#### JUSTIFICATION SHEET

DEPARTMENT: Public Safety

TITLE: A BILL FOR AN ACT RELATING TO PUBLIC SAFETY.

PURPOSE: To re-authorize the Department of Public Safety to maintain a list of independent civil process servers and to allow these process servers to serve specific types of legal documents.

- MEANS: Re-enact section 353C-10, and amend sections 501-154, 603-29, 604-6.2, 607-4(d), 607-8, 633-8, 634-11, 634-12, 634-22, 634-29, 651-1, 652-1.5(a), 652-2, 652-2.5, 652-2.6(a), 654-2, 666-11, and 666-21, Hawaii Revised Statutes (HRS).
- JUSTIFICATION: Act 116, Session Laws of Hawaii (SLH) (2013), [and] as amended by Acts 101 and 125, SLH 2015, provided for a list of independent civil process servers maintained by the Department of Public Safety, but Act 116 sunsetted on June 30, 2020. The proposed amendments to chapter 353, HRS, and related sections will accomplish the following:
  - Authorize civil process servers to process writs and other court orders.
  - (2) Clarify individuals authorized to serve legal process documents as sheriff, deputy sheriff, police officer, and independent civil process servers from the Department of Public Safety's list under section 353C-10.

Impact on the public: This bill is intended to update and re-enact the referenced statutes with a repeal date of June 30, 2020. This Act will provide clear guidelines for the limitation of authority, fee schedules, and the specific services provided by process

### SB. NO. 1190

servers who are required to be registered with the Department of Public Safety.

Impact on the department and other agencies: These proposed amendments will clarify rules and procedures for the Department of Public Safety and other law enforcement agencies.

GENERAL FUND: None.

OTHER FUNDS: None.

PPBS PROGRAM DESIGNATION: PSD 503.

OTHER AFFECTED AGENCIES:

EFFECTIVE DATE: Upon approval.

State and County law enforcement.