

A Bill for an Act Relating to Private Detectives and Guards.

Be It Enacted by the Legislature of the State of Hawaii:

SECTION 1. Section 463-2, Hawaii Revised Statutes, is amended to read as follows:

“§463-2 Board of private detectives and guards; appointment; qualifications; term. Appointment and removal. There shall be a board of detectives and guards consisting of [four] seven members, [three] six of whom shall be nominated, and by and with the advice and consent of the senate, appointed by the governor. The terms of such members shall be for four years. Each term shall commence on January 1 and expire on December 31. No person shall be appointed consecutively to more than two terms, provided[,] that such membership shall not exceed eight consecutive years. The director of commerce and consumer affairs shall be an ex officio nonvoting [fourth] seventh member of the board and may designate a representative to sit in his stead.

Of the [three] six appointed members, [one] two shall be [the chief] chiefs of police of any of the four counties, [one] two shall be [a] private [citizen] citizens not engaged in any of the licensed practices, and [one] two shall be [a person] persons actively engaged in any of the licensed practices[.]; provided that one person shall be a licensed private detective and one person shall be a licensed guard.

The board shall examine applicants for [a] private detective or guard licenses, grant licenses, and revoke or suspend licenses of licensees who violate this chapter.”

SECTION 2. Statutory material to be repealed is bracketed. New statutory material is underscored.

SECTION 3. This Act shall take effect upon its approval.

(Approved June 25, 1985.)