# A BILL FOR AN ACT

RELATING TO CONDITIONAL LICENSE PERMITS.

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

1	SECTION 1. Section 291E-44, Hawaii Revised Statutes, is		
2	amended by ame	ending subsection (a) to read as follows:	
3	"(a) (1)	During the administrative hearing, the director,	
4	at t	the request of a respondent who is subject to	
5	admi	nistrative revocation for a period as provided in	
6	sect	ion 291E-41(b)(1), may issue a conditional license	
7	perm	ait that will allow the respondent, after a minimum	
8	peri	od of absolute license revocation of thirty days,	
9	to d	rive for the remainder of the revocation period;	
10	prov	ided that one or more of the following conditions	
11	are	met:	
12	(A)	The respondent is gainfully employed in a	
13		position that requires driving and will be	
14		discharged if the respondent's driving privileges	
15		are administratively revoked; or	
16	(B)	The respondent has no access to alternative	
17		transportation and therefore must drive to work,	
18		school, vocational training or to a substance	

1			abuse treatment facility or counselor for
2			treatment ordered by the director under section
3			291E-41; [ <del>or</del> ]
4		(C)	The respondent must drive for personal medical or
5			dental care or treatment; or
6		(D)	The respondent must drive to assist in the care
7			of another person who is unable to drive due to
8			the other person's age, disability, or medical
9			condition; or
10	(2)	Notw	ithstanding any other law to the contrary, the
11		dire	ector shall not issue a conditional license permit
12		to:	
13		(A)	A respondent whose license, during the
14			conditional license permit period, is expired,
15			suspended, or revoked as a result of action other
16			than the instant revocation for which the
17			respondent is requesting a conditional license
18			permit under this section;
19		(B)	A respondent who has refused breath, blood, or
20			urine tests for purposes of determining alcohol
21			concentration or drug content of the person's
22			breath, blood, or urine, as applicable;

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1	(C)	A respondent who is a highly intoxicated driver;	
2		and	
3	(D)	A respondent who holds either a category 4	
4		license under section 286-102(b) or a commercial	
5		driver's license under section 286-239(b) [unless	
6		the], except that a respondent who holds a	
7		commercial driver's license under section	
8		286-239(b) shall be permitted to obtain a	
9		category 3 conditional license permit [is	
10		restricted to a category 1, 2, or 3 license]	
11		under section 286-102(b)[-]; provided that the	
12		respondent qualifies for a conditional license	
13		permit under paragraph (1)(B), (C), or (D)."	
14	SECTION 2	. This Act does not affect rights and duties that	
15	matured, penal	ties that were incurred, and proceedings that were	
16	begun, before its effective date.		
17	SECTION 3	. Statutory material to be repealed is bracketed	
18	and stricken.	New statutory material is underscored.	
19	SECTION 4	. This Act shall take effect on July 1, 2009.	

### Report Title:

Conditional License Permits; DUI

### Description:

Expands the conditions allowed for a conditional license permit to add when a respondent must drive to school or vocational training, for personal medical or dental care, or to assist in the care of another person who is unable to drive; clarifies when a conditional license permit is permissible for certain commercial drivers. (HB2847 CD1)