A BILL FOR AN ACT

RELATING TO SEXUAL ASSAULT.

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

- 1 SECTION 1. The legislature finds that mentally disabled
- 2 persons need additional protection from sexual predators. Among
- 3 adults who are developmentally disabled, as many as eighty-three
- 4 per cent of the females and thirty-two per cent of the males are
- 5 victims of sexual assault. Further, anywhere from fifteen
- 6 thousand to nineteen thousand people with developmental
- 7 disabilities are sexually assaulted each year in the United
- 8 States. Forty per cent of people with developmental
- 9 disabilities who are victims of sexual violence will experience
- 10 ten or more abusive incidents.
- 11 The legislature further finds that mentally disabled
- 12 persons and developmentally disabled persons have limited, if
- 13 any, capacity to give knowing and willing consent to sexual
- 14 acts. This inability to consent closely parallels the inability
- 15 of certain minors and prison inmates to consent.
- 16 In State v. Buch, 83 Hawaii 308, 926 P2d. 599 (1996), the
- 17 Hawaii supreme court, citing the Michigan supreme court in

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People v. Cash, 419 Mich. 230, 351 N.W.2d 822 (1984), stated
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    that:
         "It is well-established that the Legislature may, pursuant
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         to its police powers, define criminal offenses without
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         requiring proof of a specific criminal intent and so
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         provide that the perpetrator proceed at his [or her] own
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         peril regardless of his [or her] defense of ignorance or of
         an honest mistake of fact. In the case of statutory rape,
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         such legislation, in the nature of 'strict liability'
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         offenses, has been upheld as a matter of public policy
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         because of the need to protect children[.]"
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         Just as the legislature in the past extended protection
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    against sexual assault to minors under a certain age, the
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    legislature finds a similar need to extend protection to
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    mentally disabled persons who similarly lack the capacity to
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    consent to sexual acts. The purpose of this Act is to hold
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    perpetrators strictly liable for sexual assault against persons
    who are mentally defective.
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         SECTION 2. Section 707-730, Hawaii Revised Statutes, is
    amended by amending subsection (1) to read as follows:
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         "(1) A person commits the offense of sexual assault in the
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    first degree if:
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1.	(a)	The person knowingly subjects another person to an act
2		of sexual penetration by strong compulsion;
3	(b)	The person knowingly engages in sexual penetration
4		with another person who is less than fourteen years
5		old;
6	(c)	The person knowingly engages in sexual penetration
7		with a person who is at least fourteen years old but
8		less than sixteen years old; provided that:
9		(i) The person is not less than five years older than
10		the minor; and
11		(ii) The person is not legally married to the minor;
12	(d)	The person knowingly subjects to sexual penetration
13		another person who is mentally defective; provided
14		that proof that the person knew that the other person
15		was mentally defective shall not be required in any
16		prosecution for an offense under this subsection; or
17	(e)	The person knowingly subjects to sexual penetration
18		another person who is mentally incapacitated or
19		physically helpless as a result of the influence of a
20		substance that the actor knowingly caused to be
21		administered to the other person without the other
22		person's consent.

1	Paragraph	s (b) and (c) shall not be construed to prohibit	
2	practitio	ners licensed under chapter 453, 455, or 460, from	
3	performin	g any act within their respective practices."	
4	SECT	ION 3. Section 707-732, Hawaii Revised Statutes, is	
5	amended b	y amending subsection (1) to read as follows:	
6	"(1)	A person commits the offense of sexual assault in the	
7	third degree if:		
8	(a)	The person recklessly subjects another person to an	
9		act of sexual penetration by compulsion;	
10	(b)	The person knowingly subjects to sexual contact	
11		another person who is less than fourteen years old or	
12		causes such a person to have sexual contact with the	
13		person;	
14	(c)	The person knowingly engages in sexual contact with a	
15		person who is at least fourteen years old but less	
16		than sixteen years old or causes the minor to have	
17		sexual contact with the person; provided that:	
18		(i) The person is not less than five years older than	
19		the minor; and	
20		(ii) The person is not legally married to the minor;	
21	(d)	The person knowingly subjects to sexual contact	
22		another person who is [mentally defective,] mentally	

1	j	ncapacitated[$ au$] or physically helpless, or causes
2	ڍ	uch a person to have sexual contact with the actor;
3	<u>(e)</u> <u>1</u>	he person knowingly subjects to sexual contact
4	ä	nother person who is mentally defective, or causes a
5	P	erson who is mentally defective to have sexual
6	<u>C</u>	ontact with the actor; provided that proof that the
7	P	erson knew the other person was mentally defective
8	<u>s</u>	hall not be required in any prosecution for an
9	0	ffense under this subsection;
10	[(e)] <u>(f</u>	The person, while employed:
11	(i) In a state correctional facility;
12	(i	i) By a private company providing services at a
13		correctional facility;
14	(ii	i) By a private company providing community-based
15		residential services to persons committed to the
16		director of public safety and having received
17		notice of this statute;
18	(i	By a private correctional facility operating in
19		the State [of Hawaii]; or
20	(7) As a law enforcement officer as defined in
21		section 710-1000(13),

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              knowingly subjects to sexual contact an imprisoned
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              person, a person confined to a detention facility, a
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              person committed to the director of public safety, a
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              person residing in a private correctional facility
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              operating in the State [of Hawaii], or a person in
              custody, or causes the person to have sexual contact
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              with the actor; or
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       [(f)] (g) The person knowingly, by strong compulsion, has
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              sexual contact with another person or causes another
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              person to have sexual contact with the actor.
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         Paragraphs (b), (c), (d), [and] (e), and (f) shall not be
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    construed to prohibit practitioners licensed under chapter 453,
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    455, or 460, from performing any act within their respective
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    practices; provided further that paragraph [\frac{(e)(v)}{(v)}] (f) (v) shall
    not be construed to prohibit a law enforcement officer from
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    performing a lawful search pursuant to a warrant or an exception
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    to the warrant clause."
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         SECTION 4. This Act does not affect rights and duties that
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    matured, penalties that were incurred, and proceedings that were
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    begun, before its effective date.
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         SECTION 5. Statutory material to be repealed is bracketed
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    and stricken. New statutory material is underscored.
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1 SECTION 6. This Act shall take effect upon its approval.

Report Title:

Sexual Assault

Description:

Amends Hawaii Penal Code to make sexual assault against a person who is mentally defective a "strict liability" offense. (SB2363 SD2)