A BILL FOR AN ACT

RELATING TO PHYSICIAN ASSISTANTS.

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

1	I	SECTION	1.	The	legislature	finds	that	certain	statutes

- 2 regarding physician assistants are outdated or obsolete.
- 3 Currently, certain Hawaii statutes omit physician assistants
- 4 from the definition of health care professionals who may provide
- 5 care, be indemnified, or sign forms. The legislature further
- 6 finds that physician assistants provide a wide variety of health
- 7 care services to the people in this State. Amending certain
- 8 statutes to authorize increased participation by licensed
- 9 physician assistants in certain procedures and under certain
- 10 circumstances will enable improved access to health care
- 11 services, expedite the processing of paperwork, and provide
- 12 optimal care at the initial point of access for Hawaii patients,
- 13 especially in rural and underserved areas.
- 14 The purpose of this Act is to improve patient access to
- 15 medical care by clarifying the procedure and circumstances under
- 16 which licensed physician assistants may provide services, and by

1	allowing them to render emergency care services with limited
2	liability pursuant to Good Samaritan laws.
3	SECTION 2. Chapter 453, Hawaii Revised Statutes, is
4	amended by adding a new section to be appropriately designated
5	and to read as follows:
6	"§453- Physician assistant; authority to sign documents.
7	Any physician assistant who holds a current, valid, and
8	permanent license to practice medicine pursuant to this chapter,
9	and who is under the supervision of a licensed physician or
10	osteopathic physician, shall have the authority to sign the
11	following documents:
12	(1) Certification of psychiatric medical condition of the
13	parents of a child applicant for aid from the
14	temporary assistance for needy families program;
15	(2) Evaluation forms for Hansen's disease patients;
16	(3) Orders for physical therapy and plans of care;
17	(4) Pharmacist orders to assist in monitoring and
18	management of anticoagulation anemia and atrial
19	<pre>fibrillation;</pre>
20	(5) Orders for speech therapy and plans of care;
21	(6) Applications for bracelets indicating compassionate
22	<pre>care only;</pre>

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Admissions applications for foster homes; 1 (7)Dietary consultations forms; and 2 (8) Medicaid application forms for nursing care facility 3 (9) 4 admission." 5 SECTION 3. Section 11-117, Hawaii Revised Statutes, is amended by amending subsection (a) to read as follows: 6 7 "(a) Any candidate may withdraw not later than 4:30 p.m. on the day immediately following the close of filing for any 8 9 reason and may withdraw after the close of filing up to 4:30 10 p.m. on the twentieth day prior to an election for reasons of 11 ill health. When a candidate withdraws for ill health, the 12 candidate shall give notice in writing to the chief election 13 officer if the candidate was seeking a congressional or state 14 office, or the candidate shall give notice in writing to the county clerk if the candidate was seeking a county office. 15 16 notice shall be accompanied by a statement from a licensed physician or physician assistant indicating that such ill health 17 may endanger the candidate's life." 18 SECTION 4. Section 286-107, Hawaii Revised Statutes, is 19 amended by amending subsection (c) to read as follows: 20 "(c) Any person who holds a category (1), (2), or (3) 21 license issued under this part who is unable to appear in person 22

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- 1 before the examiner of drivers to apply for a renewal of the
- 2 driver's license, may, if the person is not disqualified from
- 3 renewing the license under subsection (a) except as provided
- 4 under subsection (h), apply for a renewal by mail. The
- 5 applicant's request to have the license renewed by mail must be
- 6 received by the examiner of drivers within ninety days after the
- 7 expiration of the license or it shall be treated as an
- 8 application for reactivation of an expired license under section
- 9 286-107.5. The examiner of drivers shall, upon receipt of the
- 10 request, furnish the applicant with all necessary forms and
- 11 instructions. An application for renewal made pursuant to this
- 12 subsection shall be accompanied by a statement from a licensed
- 13 physician or physician assistant certifying that the applicant
- 14 was examined by the licensed physician or physician assistant
- 15 not more than six months prior to the expiration date of the
- 16 applicant's license and that the applicant was found by [such]
- 17 the examination to have met the physical requirements
- 18 established by the state director of transportation for the
- 19 renewal of licenses. The application for renewal shall also be
- 20 accompanied by:
- (1) A notarized statement of the applicant certifying that
- the applicant does not possess any valid license to

1		operate the same or similar category or categories of
2		motor vehicles, issued by another licensing authority
3		(unless [such] the license is concurrently
4		surrendered); and
5	(2)	Such other information as may be required by the
6		examiner of drivers that is reasonably necessary to
7		confirm the identity of the applicant and the
8		applicant's fitness to continue to operate a motor
9		vehicle."
10	SECT	ION 5. Section 291-11.6, Hawaii Revised Statutes, is
11	amended b	y amending subsection (c) to read as follows:
12	"(c)	No person shall be guilty of violating this section
13	if:	
14	(1)	The person is in a motor vehicle which is not required
15		to be equipped with a seat belt assembly under any
16		federal motor vehicle safety standard unless the
17		vehicle is in fact equipped with a seat belt assembly;
18	(2)	The person not restrained by a seat belt assembly is
19		in a vehicle in which the number of persons exceeds
20		the number of seat belt assemblies available in the
21		vehicle or the number of seat belt assemblies
22		originally installed in the vehicle, whichever is

1		greater; provided that all available seat belt
2		assemblies are being used to restrain passengers;
3	(3)	The person not restrained by a seat belt assembly has
4		a condition which prevents appropriate restraint by
5		the seat belt assembly; provided [such] the condition
6		is duly certified by a physician or a physician
7		assistant who shall state the nature of the condition,
8		as well as the reason [such] the restraint is
9		inappropriate;
10	(4)	The person not restrained by a seat belt assembly is
11		operating a taxicab or other motor vehicle [utilized]
12		<u>used</u> in performing a bona fide metered taxicab service
13		which is regulated under chapter 269 or by county
14	a a	ordinance and is carrying passengers in the vehicle in
15		the course of performing taxicab services; or
16	(5)	Otherwise exempted by rules adopted by the department
17		of transportation pursuant to chapter 91."
18	SECT	ION 6. Section 291E-12, Hawaii Revised Statutes, is
19	amended t	o read as follows:
20	"[+]	§291E-12[] Persons qualified to take blood specimen.
21	No person	, other than a physician, physician assistant,
22	registere	d nurse, or phlebotomist deemed qualified by the
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- 1 director of a clinical laboratory that is licensed by the State,
- 2 or person licensed in a clinical laboratory occupation under
- 3 section 321-13, may withdraw blood for the purpose of
- 4 determining the alcohol concentration or drug content therein.
- 5 This limitation shall not apply to the taking of a breath or
- 6 urine specimen."
- 7 SECTION 7. Section 291E-13, Hawaii Revised Statutes, is
- 8 amended to read as follows:
- 9 "[+] \$291E-13[+] Additional tests. The person tested may
- 10 choose any physician, physician assistant, registered nurse, or
- 11 person licensed in a clinical laboratory occupation under
- 12 section 321-13 to withdraw blood and also may choose any
- 13 qualified person to administer a test or tests in addition to
- 14 any administered at the direction of a law enforcement officer.
- 15 The result of the test or tests may be used as provided in
- 16 section 291E-3. The failure or inability to obtain an
- 17 additional test by a person shall not preclude the admission of
- 18 the test or tests administered at the direction of a law
- 19 enforcement officer. Upon the request of the person who is
- 20 tested, full information concerning the test or tests
- 21 administered shall be made available to that person."

- 1 SECTION 8. Section 302A-1155, Hawaii Revised Statutes, is 2 amended by amending subsection (a) to read as follows: 3 "(a) A child may enter school provisionally upon 4 submitting written documentation from a licensed physician, 5 physician assistant, advanced practice registered nurse, or an 6 authorized representative of the department of health stating 7 that the child is in the process of receiving the required 8 immunizations. Further documentation showing that the required 9 immunizations have been completed shall be submitted to the 10 appropriate school official no later than three months after the child first entered the school. If all of the required 11 12 immunizations cannot be completed within three months due to the 13 length of the minimum intervals between doses of a particular 14 vaccine required by the department of health, provisional 15 admission may be extended so long as the child's parent or 16 quardian provides documentation that appointments for required 17 immunizations have been made and that progress toward completing 18 the immunizations continues in accordance with the requirements 19 of the department of health."
- 20 SECTION 9. Section 302A-1156, Hawaii Revised Statutes, is 21 amended to read as follows:

1	"[+]§302A-1156[+] Exemptions. A child may be exempted
2	from the required immunizations:
3	(1) If a licensed physician or physician assistant
4	certifies that the physical condition of the child is
5	such that immunizations would endanger the child's
6	life or health; or
7	(2) If any parent, custodian, guardian, or any other
8	person in loco parentis to a child objects to
9	immunization in writing on the grounds that the
10	immunization conflicts with that person's bona fide
11	religious tenets and practices. Upon showing the
12	appropriate school official satisfactory evidence of
13	the exemption, no certificate or other evidence of
14	immunization shall be required for entry into school.
15	SECTION 10. Section 302A-1164, Hawaii Revised Statutes, is
16	amended by amending subsection (b) to read as follows:
17	"(b) The student's parent or guardian shall provide the
18	department with:
19	(1) Written authorization for the self-administration of
20	medication or the emergency administration of
21	glucagon;

1	(2)	In the case of self-administration of medication,
2		written certification from the student's physician $\underline{\text{or}}$
3		physician assistant stating that the student:
4		(A) Has asthma, anaphylaxis, or another potentially
5		life-threatening illness; and
6		(B) Is capable of, and has been instructed in, the
7		proper method of self-administration of
8		medication; and
9	(3)	In the case of emergency administration of glucagon to
10		a student with diabetes, written certification from
11		the student's physician or physician assistant stating
12		that the student has [physician's] medical orders that
13		glucagon may be administered by a volunteer."
14	SECT	ION 11. Section 321-23.3, Hawaii Revised Statutes, is
15	amended t	o read as follows:
16	" [【]	§321-23.3[+] Volunteer emergency medical disaster
17	response	personnel. (a) All volunteer emergency medical
18	disaster	response personnel including:
19	(1)	Physicians;
20	(2)	Psychologists;
21	(3)	Nurses;
22	(4)	Emergency medical technicians;

- 1 (5) Social workers; [and]
- 2 (6) Mobile intensive care technicians; and
- **3** (7) Physician assistants
- 4 licensed in the State, or employed by a health care facility,
- 5 while engaged in the emergency response to a mass casualty event
- 6 or disaster condition, including participation during periods of
- 7 mass casualty and disaster management training, shall be deemed
- 8 state employees or county employees, as the case may be, and
- 9 shall have the powers, duties, rights, and privileges of such in
- 10 the performance of their duties as prescribed by or under the
- 11 authority of the governor or a county.
- 12 (b) For the purposes of this section, any physician or
- 13 physician assistant licensed in the State having privileges and
- 14 credentials at public or private health care facilities licensed
- 15 in the State, shall be deemed as having credentials with the
- 16 same medical staff privileges at other hospitals for the purpose
- 17 of rendering professional medical care under a mass casualty or
- 18 disaster condition.
- (c) In the case of injury or death arising out of and in
- 20 the performance of duty pursuant to this section, including duty
- 21 performed during periods of training, all volunteer emergency
- 22 medical disaster response personnel and their dependents shall



- 1 be entitled to all of the benefits provided in chapter 386,
- 2 including medical services and supplies. In the case of injury
- 3 or death, no public official shall be excluded from coverage of
- 4 chapter 386. Benefits shall be based on average weekly wages
- 5 set forth in section 386-51, or based on earnings from the usual
- 6 employment of the person, or based on earnings at the rate of
- 7 \$20 a week, whichever is most favorable to the claimant.
- 8 Nothing in this section shall adversely affect the right of any
- 9 person to receive any benefits or compensation under any act of
- 10 Congress.
- 11 (d) Except in cases of wilful misconduct, the State, any
- 12 county, or any volunteer emergency medical disaster response
- 13 personnel engaged in the emergency response to a mass casualty
- 14 event or disaster condition pursuant to this section (including
- 15 volunteers whose services are accepted by any authorized
- 16 person), shall not be liable for the death of or injury to
- 17 persons, or for damage to property, as a result of any act or
- 18 omission in the course of rendering professional medical care
- 19 under a mass casualty event or disaster condition. No act or
- 20 omission shall be imputed to the owner of any vehicle by reason
- 21 of ownership thereof; provided that nothing in this section
- 22 shall preclude recovery by any person for injury or damage



1	sustained from the operation of any vehicle that may be insured
2	under section 41D-8 to the extent of the insurance. Unless
3	specifically provided, insurance effected under section 41D-8
4	shall not include coverage of such risk during a disaster
5	emergency period.
6	(e) A physician assistant licensed in this State or
7	licensed or authorized to practice in any other United States
8	jurisdiction, or who is credentialed as a physician assistant by
9	a federal employer who is responding to a need for medical care
10	created by a public emergency or a state or local disaster, may
11	provide medical care that the physician assistant is authorized
12	to provide without physician supervision, pursuant to chapter
13	453, or with appropriate physician supervision that is
14	available; provided that:
15	(1) Any physician who supervises a physician assistant
16	providing medical care in response to a public
17	emergency or state or local disaster shall not be
18	required to meet the requirements set forth in chapter
19	453 for a supervising physician; and
20	(2) No physician who supervises a physician assistant
21	voluntarily and gratuitously providing emergency care
22	pursuant to this subsection shall be liable for civil

1	damages for any personal injuries which result from
2	acts or omissions by the physician assistant providing
3	emergency care.
4	[(e)] <u>(f)</u> For the purposes of this section:
5	"Disaster condition" means a sudden catastrophic event that
6	overwhelms natural order and causes loss of property or life and
7	exceeds or disrupts the capabilities of available medical
8	resources to receive and provide medical care within a
9	community.
10	"Mass casualty event" means a number of casualties
11	generated more or less simultaneously, that exceeds the ability
12	to provide usual medical care including but not limited to an
13	airplane crash, collapsed building, bombing, or hurricane."
14	SECTION 12. Section 325-33, Hawaii Revised Statutes, is
15	amended to read as follows:
16	"§325-33 Performance of vaccination and immunization.
17	Vaccinations or immunizations required of any person under this
18	chapter shall be performed by duly licensed physicians or
19	paramedical personnel under their direction, advanced practice
20	registered nurses, physician assistants, or by authorized
21	representatives of the department of health. A record of the
22	immunization shall be maintained by the physician, physician

- 1 assistant, or advanced practice registered nurse and shall be
- 2 available to the department of education for school entry
- 3 requirements and the department of health."
- 4 SECTION 13. Section 325-34, Hawaii Revised Statutes, is
- 5 amended to read as follows:
- 6 "§325-34 Exemptions. Section 325-32 shall be construed
- 7 not to require the vaccination or immunization of any person for
- 8 three months after a duly licensed physician, physician
- 9 assistant, or an authorized representative of the department of
- 10 health has signed two copies of a certificate stating the name
- 11 and address of the person and that because of a stated cause the
- 12 health of the person would be endangered by the vaccination or
- 13 immunization, and has forwarded the original copy of the
- 14 certificate to the person or, if the person is a minor or under
- 15 quardianship, to the person's parent or guardian, and has
- 16 forwarded the duplicate copy of the certificate to the
- 17 department for its files.
- 18 No person shall be subjected to vaccination, revaccination
- 19 or immunization, who shall in writing object thereto on the
- 20 grounds that the requirements are not in accordance with the
- 21 religious tenets of an established church of which the person is
- 22 a member or adherent, or, if the person is a minor or under



- 1 guardianship, whose parent or guardian shall in writing object
- 2 thereto on such grounds, but no objection shall be recognized
- 3 when, in the opinion of the director of health, there is danger
- 4 of an epidemic from any communicable disease."
- 5 SECTION 14. Section 327C-1, Hawaii Revised Statutes, is
- 6 amended by amending subsection (a) to read as follows:
- 7 "(a) Except as provided in subsection (b), a person shall
- 8 be considered dead if, in the announced opinion of a physician
- 9 licensed under part I of chapter 453, [physician and surgeon
- 10 licensed under chapter 460, physician excepted from licensure
- 11 by section 453-2(b)(3), physician assistant licensed under
- 12 chapter 453, or registered nurse licensed under chapter 457,
- 13 based on ordinary standards of current medical practice, the
- 14 person has experienced irreversible cessation of spontaneous
- 15 respiratory and circulatory functions. Death will have occurred
- 16 at the time when the irreversible cessation of the functions
- 17 first coincided."
- 18 SECTION 15. Section 334-59, Hawaii Revised Statutes, is
- 19 amended by amending subsection (a) to read as follows:
- 20 "(a) Initiation of proceedings. An emergency admission
- 21 may be initiated as follows:

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1	(1)	If a police officer has reason to believe that a
2		person is imminently dangerous to self or others, or
3		is gravely disabled, or is obviously ill, the officer
4		shall call for assistance from the mental health
5		emergency workers designated by the director. Upon
6		determination by the mental health emergency workers
7		that the person is imminently dangerous to self or
8		others, or is gravely disabled, or is obviously ill,
9		the person shall be transported by ambulance or other
10		suitable means, to a licensed psychiatric facility for
11		further evaluation and possible emergency
12		hospitalization. A police officer may also take into
13		custody and transport to any facility designated by
14		the director any person threatening or attempting
15		suicide. The officer shall make application for the
16		examination, observation, and diagnosis of the person
17		in custody. The application shall state or shall be
18		accompanied by a statement of the circumstances under
19		which the person was taken into custody and the
20		reasons therefor which shall be transmitted with the
21		person to a physician or psychologist at the facility.

1 (2)	Upon written or oral application of any licensed
2	physician, psychologist, attorney, member of the
3	clergy, health or social service professional, or any
4	state or county employee in the course of employment,
5	a judge may issue an ex parte order orally, but shall
6	reduce the order to writing by the close of the next
7	court day following the application, stating that
8	there is probable cause to believe the person is
9	mentally ill or suffering from substance abuse, is
10	imminently dangerous to self or others, or is gravely
11	disabled, or is obviously ill, and in need of care or
12	treatment, or both, giving the findings on which the
13	conclusion is based, and directing that a police
14	officer or other suitable individual take the person
15	into custody and deliver the person to the nearest
16	facility designated by the director for emergency
17	examination and treatment. The ex parte order shall
18	be made a part of the patient's clinical record. If
19	the application is oral, the person making the
20	application shall reduce the application to writing
21	and shall submit the same by noon of the next court
22	day to the judge who issued the oral ex parte order.

1		The written application shall be executed subject to
2		the penalties of perjury but need not be sworn to
3		before a notary public.
4	(3)	Any licensed physician, physician assistant, or
5		psychologist who has examined a person and has reason
6		to believe the person is:
7		(A) Mentally ill or suffering from substance abuse;
8		(B) Imminently dangerous to self or others, or is
9	×	gravely disabled, or is obviously ill; and
10		(C) In need of care or treatment;
11		may direct transportation, by ambulance or other
12		suitable means, to a licensed psychiatric facility for
13		further evaluation and possible emergency
14		hospitalization. A licensed physician or physician
15		assistant may administer [such] treatment as is
16		medically necessary, for the person's safe
17		transportation. A licensed psychologist may
18		administer [such] treatment as is psychologically
19		necessary."
20	SECT	TION 16. Section 346-352, Hawaii Revised Statutes, is
21		es word as follows:

1	"§346-352 Preauthorization exemption for certain
2	physicians[+] and physician assistants. Any physician or
3	physician assistant licensed in this State who treats a medicaid
4	recipient patient suffering from the human immunodeficiency
5	virus, acquired immune deficiency syndrome, or hepatitis C, or
6	who is a patient in need of transplant immunosuppressives, may
7	prescribe any medications approved by the United States Food and
8	Drug Administration and that are eligible pursuant to the
9	Omnibus Budget Reconciliation Rebates Act and necessary to treat
10	the condition, without having to comply with the requirements of
11	any preauthorization procedure established by any other
12	provision of this chapter."
13	SECTION 17. Section 347-13, Hawaii Revised Statutes, is
14	amended by amending subsection (c) to read as follows:
15	"(c) Every physically handicapped person shall have the
16	right to use a life jacket or other flotation device in a public
17	swimming pool; provided that:
18	(1) The handicapped person suffers from a physical
19	disability or condition which requires the use of a
20	life jacket or other flotation device; and
21	(2) The handicapped person obtains a statement signed by a
22	licensed physician or physician assistant attesting to

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              the handicapped person's need to use a life jacket or
2
              other flotation device."
         SECTION 18. Section 431:10A-115.5, Hawaii Revised
3
    Statutes, is amended by amending subsection (e) to read as
4
5
    follows:
6
         "(e) For the purposes of this section, "child health
7
    supervision services means physician-delivered, physician-
8
    supervised, physician assistant-delivered, or nurse-delivered
9
    services as defined by section 457-2 ("registered nurse") which
10
    shall include as the minimum benefit coverage for services
11
    delivered at intervals and scope stated in this section."
12
         SECTION 19. Section 453-14, Hawaii Revised Statutes, is
13
    amended by amending subsection (a) to read as follows:
14
         "(a) Every physician, osteopathic physician, physician
15
    assistant, and surgeon attending or treating a case of knife
16
    wound, bullet wound, gunshot wound, powder burn, or any injury
    that would seriously maim, produce death, or has rendered the
17
18
    injured person unconscious, caused by the use of violence or
19
    sustained in a suspicious or unusual manner or in motor vehicle
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    collisions resulting in serious injury or death, or, whenever
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    the case is treated in a hospital, clinic, or other institution,
22
    the manager, superintendent, or person in charge thereof, shall
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    report the case or provide requested information to the chief of
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    police of the county within which the person was attended or
    treated, giving the name of the injured person, description of
3
4
    the nature, type, and extent of the injury, together with other
    pertinent information that may be of use to the chief of police.
5
    As used herein, the term "chief of police" means the chief of
6
7
    police of each county and any of the chief's authorized
    subordinates."
8
         SECTION 20. Section 466J-6, Hawaii Revised Statutes, is
9
10
    amended by amending subsection (a) to read as follows:
11
         "(a) Any provision in this chapter to the contrary
    notwithstanding, a license shall not be required for:
12
13
              A licensed medical practitioner in radiology;
         (1)
         (2) A licensed practitioner of nuclear medicine;
14
15
         (3) A licensed physician assistant;
16
        [<del>(3)</del>] (4) A licensed doctor of dentistry;
17
        [<del>(4)</del>] (5) A licensed dental technician;
18
        [<del>(5)</del>] (6) A licensed dental hygienist;
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        [\frac{(6)}{(7)}] (7) A student in an approved school for
20
               radiographers, radiation therapists, or nuclear
              medicine technologists, or in a school of medicine,
21
              podiatry, dentistry, or a chiropractic school;
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		provided that the student is operating x-ray machines
2		under the direct supervision of a licensed
3		radiographer, licensed radiation therapist, licensed
4		nuclear medicine technologist, or a qualified person
5		pursuant to this chapter; and
6	[(7)]	(8) A radiologist duly licensed to practice medicine
7		and radiology services in another state who uses
8		telemedicine while located in this State to provide
9		radiology services to a patient who is located in the
10		state in which the radiologist is licensed. For the
11		purposes of this paragraph:
12		"Radiologist" means a doctor of medicine or a
13		doctor of osteopathy certified in radiology by the
14	*	American Board of Radiology or the American Board of
15		Osteopathy.
16		"Telemedicine" means the use of
17		telecommunications services, as that term is defined
18		in section 269-1, including real-time video
19		conferencing-based communication, secure interactive
20		and non-interactive web-based communication, and
21		secure asynchronous information exchange, to transmit
22		patient medical information, such as diagnostic-

1	quality digital images and laboratory results for
2	medical interpretation and diagnosis, and deliver
3	health care services and information to parties
4	separated by distance."
5	SECTION 21. Section 587-23, Hawaii Revised Statutes, is
6	amended by amending subsection (a) to read as follows:
7	"(a) Any child health professional or paraprofessional,
8	physician licensed or authorized to practice medicine in this
9	State, licensed physician assistant, registered nurse or
10	licensed practical nurse, hospital or similar institution's
11	personnel engaged in the admission, examination, care, or
12	treatment of patients, medical examiner, coroner, social worker,
13	or police officer, who has before the person a child whom the
14	person reasonably believes has been harmed, shall make every
15	good faith effort to take or cause to be taken color photographs
16	of the areas of trauma visible on the child. If medically
17	indicated, $[such]$ the person may take or cause to be taken x-
18	rays of the child or cause a radiological or other diagnostic
19	examination to be performed on the child."
20	SECTION 22. Section 612-4, Hawaii Revised Statutes, is
21	amended by amending subsection (b) to read as follows:

1	ı	'(b)	A	prospective	juror	is	disqualified	to	serve	as	a
2	juror	if	the	prospective	juror:	L.					

- 10 (2) Has been convicted of a felony in a state or federal11 court and not pardoned; or
- 12 (3) Fails to meet the qualifications in subsection (a)."

 13 SECTION 23. Section 663-1.5, Hawaii Revised Statutes, is

 14 amended by amending subsection (c) to read as follows:
- "(c) Any physician or physician assistant licensed to 15 practice under the laws of this State or any other state who in 16 17 good faith renders emergency medical care in a hospital to a person, who is in immediate danger of loss of life, without 18 remuneration or expectation of remuneration, shall not be liable 19 for any civil damages, if the physician or physician assistant 20 21 exercises that standard of care expected of similar physicians 22 or physician assistants under similar circumstances.

3

- physician who supervises a physician assistant providing
 emergency medical care pursuant to this section shall not be
- 4 regarding supervising physicians."
- 5 SECTION 24. Section 663-1.5, Hawaii Revised Statutes, is

required to meet the requirements set forth in chapter 453

- 6 amended by amending subsections (f) and (g) to read as follows:
- 7 "(f) Any physician or physician assistant who administers
- 8 an automated external defibrillator program without remuneration
- 9 or expectation of remuneration shall not be liable for any civil
- 10 damages resulting from any act or omission involving the use of
- 11 an automated external defibrillator, except as may result from
- 12 the physician's or physician assistant's gross negligence or
- 13 wanton acts or omissions.
- 14 (g) This section shall not relieve any person, physician,
- 15 physician assistant, or employer of:
- 16 (1) Any other duty imposed by law regarding the
- designation and training of persons or employees;
- 18 (2) Any other duty imposed by provisions regarding the
- maintenance of equipment to be used for resuscitation;
- **20** or
- 21 (3) Liability for any damages resulting from gross
- 22 negligence, or wanton acts or omissions."



1	SECTION 25. Section 671-1, Hawaii Revised Statutes, is
2	amended by amending the definition of "health care provider" to
3	read as follows:
4	"(1) "Health care provider" means a physician [or] <u>,</u>
5	surgeon, or physician assistant licensed under chapter
6	453, [a physician and surgeon licensed under chapter
7	460, a podiatrist licensed under chapter 463E, a
8	health care facility as defined in section 323D-2, and
9	the employees of any of them. Health care provider
10	shall not mean any nursing institution or nursing
11	service conducted by and for those who rely upon
12	treatment by spiritual means through prayer alone, or
13	employees of [such] the institution or service."
14	SECTION 26. This Act does not affect rights and duties
15	that matured, penalties that were incurred, and proceedings that
16	were begun, before its effective date.
17	SECTION 27. Statutory material to be repealed is bracketed
18	and stricken. New statutory material is underscored.
19	SECTION 28. This Act shall take effect on July 1, 2020.

Report Title:

Physician Assistant; Signing Authority; Liability; Prescribing Medications; Immunizations

Description:

Authorizes physician assistants to sign certain documents; to provide emergency medical care without supervision; to administer immunizations; to prescribe medications for patients suffering from human immunodeficiency virus or acquired immune deficiency syndrome without preauthorization; limits liability of physician assistants under good Samaritan laws. (SB1142 HD1)