A BILL FOR AN ACT

RELATING TO EMERGENCY CONTRACEPTIVES FOR SEXUAL ASSAULT SURVIVORS.

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

- 1 SECTION 1. In 2007, there were three hundred and twenty-
- 2 six forcible rapes reported in Hawaii. A woman who is sexually
- 3 assaulted may face the additional trauma of an unwanted
- 4 pregnancy by the rapist. Of the ninety thousand rape victims in
- 5 the United States in 2006, many women became pregnant as a
- 6 result and a number of the pregnancies ended in abortion.
- 7 Standards of emergency care established by the American
- 8 Medical Association require that female victims of sexual
- 9 assault be counseled about the risk of pregnancy and offered
- 10 emergency contraception. One statewide study found that nearly
- 11 one in three hospitals fail to offer emergency contraception to
- 12 sexual assault victims in Hawaii. An additional twenty-three
- 13 per cent have no clear policy on the issue.
- 14 Most women of reproductive age do not know enough about
- 15 emergency contraception to ask for it--only eleven per cent have
- 16 heard of it, are aware of its availability, and know how soon
- 17 after sexual intercourse it must be taken to be effective.



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1 The purpose of this Act is to ensure that victims of sexual assault are provided information about emergency contraception 2 when receiving medical care at hospitals for sexual assaults and 3 4 that emergency contraception is provided to women who request 5 it. SECTION 2. Chapter 321, Hawaii Revised Statutes, is 6 7 amended by adding a new part to be appropriately designated and 8 to read as follows: 9 "PART . EMERGENCY CONTRACEPTIVES FOR SEXUAL ASSAULT SURVIVORS 10 Definitions. As used in this part, unless the §321-11 context otherwise requires: "Emergency contraception" means a drug that: 12 (1) Is used postcoitally; 13 (2) Prevents pregnancy by delaying ovulation, preventing 14 fertilization of an egg, or preventing implantation of 15 16 an egg in a uterus; and Is approved by the United States Food and Drug 17 (3) Administration. 18 19 "Hospital" includes: 20 (1) An institution with an organized medical staff,

regulated under section 321-11(10), that admits

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1	patients for inpatient care, diagnosis, observation	,	
2	and treatment; and		
3	(2) A health facility under chapter 323F.		
4	"Medical care" means every type of care, treatment,		
5	surgery, hospitalization, attendance, service, and supplies t	hat	
6	the nature of the injury or condition requires.		
7	"Sexual assault" means sexual penetration as defined in		
8	section 707-700.		
9	"Sexual assault survivor" means a female who alleges or	is	
10	alleged to have been sexually assaulted as defined in this part		
11	§321- Emergency contraception. (a) Any hospital tha	t	
12	provides medical care to a sexual assault survivor shall:		
13	(1) Provide the sexual assault survivor with medically	and	
14	factually accurate written and oral information abo	ut	
15	emergency contraception;		
16	(2) Orally inform each sexual assault survivor of the		
17	option to receive emergency contraception at the		
18	hospital;		
19	(3) Immediately provide emergency contraception to each		
20	sexual assault survivor who requests it, including	the	
21	initial dose that the sexual assault survivor can t	ake	

1		at the hospital, and any further dosage as necessary;
2		and
3	(4)	Ensure that each person at the hospital who may
4		provide medical care to a sexual assault survivor is
5		trained in sexual assault treatment and emergency
6		contraception and that the training uses medically and
7		factually accurate written and oral information.
8	(b)	The cost of any emergency contraception dispensed
9	pursuant	to this part shall be paid by the department using
10	moneys fro	om the domestic violence and sexual assault special
11	fund unde	r section 321-1.3.
12	(c)	The department shall adopt rules in accordance with
13	chapter 9	1.
14	§321	Enforcement; administrative penalties. (a) The
15	department	may set, charge, and collect administrative fines and
16	recover a	dministrative fees and costs, including attorney's fees
17	and costs	, resulting from a violation of this part or any rule
18	adopted u	nder this part.
19	(b)	The department shall:
20	(1)	Establish a policy and procedure to monitor compliance
21		with this part, including a complaint process; and

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1	(2)	Provide written notice to any hospital that the
2		department determines is in violation of this part or
3		any rule adopted under this part, including an
4		opportunity to take corrective action.
5	(c)	Any hospital that violates this part or any rule
6	adopted un	der this part after receiving written notice and an
7	opportunit	y to take corrective action pursuant to subsection
8	(b)(2) sha	ll be fined not more than \$1,000 for each separate
9	offense."	
10	SECTI	ON 3. This Act shall take effect upon its approval.

Report Title:

Sexual Assault; Emergency Contraception

Description:

Requires hospitals to provide information about emergency contraception to women who are sexually assaulted and to provide emergency contraception when requested. Provides for administrative penalties for noncompliance. (HB423 HD2)