THE SENATE TWENTY-FIFTH LEGISLATURE, 2010 STATE OF HAWAII

S.B. NO. 2246 S.D. 1

## A BILL FOR AN ACT

RELATING TO STATUTORY REVISION: AMENDING OR REPEALING VARIOUS PROVISIONS OF THE HAWAII REVISED STATUTES AND THE SESSION LAWS OF HAWAII FOR THE PURPOSE OF CORRECTING ERRORS AND REFERENCES, CLARIFYING LANGUAGE, AND DELETING OBSOLETE OR UNNECESSARY PROVISIONS.

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

1 SECTION 1. Section 188-34, Hawaii Revised Statutes, is

2 amended to read as follows:

3 "\$188-34 Fishing in Honolulu harbor, Hilo harbor, [Kahului
4 harbor,] restricted. (a) It is unlawful to take or kill fish
5 by means of any draw, drag, or seine net in the waters of the
6 harbor of Honolulu; provided that commercial marine licensees as
7 defined in chapter 187A may take bait fish by means of any draw,
8 drag, or seine net during periods scheduled by the harbor
9 master.

10 (b) It is unlawful to take or kill fish by means of any
11 net in the waters of that portion of the bay of Hilo bounded by
12 the breakwater, a line from the outer end of the breakwater to
13 Alealea Point, and the shoreline from Alealea Point to the
14 inshore end of the breakwater; provided that commercial marine
15 and pond operators with appropriate licenses issued by the
16 department of land and natural resources may take bait fish or SB2246 SD1 LRB 10-1344.doc



. 1	pua, or persons may use throw net, opae net, crab net, or nehu
2	net not longer than fifty feet to take nehu for family
3	consumption or bait purposes.
4	[ <del>(c) It is unlawful to take or kill fish by means of any</del>
5	net in the waters of Kahului harbor; provided that persons may
6	use throw net, opae net, crab net, or nehu net not longer than
7	fifty feet to take nchu for family consumption or bait
8,	purposes.]"
9	SECTION 2. Chapter 205A, Hawaii Revised Statutes, is
10	amended as follows:
11	1. By amending subsection (b) of section 205A-30.5, Hawaii
12	Revised Statutes, to read:
13	"(b) Subsection (a) shall not apply to special management
14	area use permits for structures with:
15	(1) An outdoor lighting fixture that is located on the
16	grounds of a [hotel/hotel-condo] hotel, hotel-
17	condominium, or condominium-hotel as defined in
18	section 486K-1; provided that:
19	(A) The outdoor lighting fixture is located
20	underwater or is directed downward and
21	illuminates a limited area of no more than thirty
22	feet into the shoreline and ocean waters; or
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. 1	(D) The outdoor lighting firsture is the only
	(B) The outdoor lighting fixture is the only
2	practicable means of ensuring the safety and
3	security of guests, visitors, and employees; and
4	(2) Artificial lighting provided by a government agency or
5	its authorized users for government operations,
6	security, public safety, or navigational needs;
7	provided that a government agency or its authorized
8	users shall make reasonable efforts to properly
9	position or shield lights to minimize adverse
10	impacts."
11	2. By amending subsection (b) of section 205A-71, Hawaii
12	Revised Statutes, to read:
13	"(b) Subsection (a) shall not apply to:
14	(1) An outdoor lighting fixture that is located on the
15	grounds of a [hotel/hotel-condo] hotel, hotel-
16	condominium, or condominium-hotel as defined in
17	section 486K-1; provided that:
18	(A) The outdoor lighting fixture is located
19	underwater or is directed downward and
20	illuminates a limited area of no more than thirty
21	feet into the shoreline and ocean waters; or



1	(B) The outdoor lighting fixture is the only
2	practicable means of ensuring the safety and
3	security of guests, visitors, and employees; and
4	(2) Artificial lighting provided by a government agency or
5	its authorized users for government operations,
6	security, public safety, or navigational needs;
7	provided that a government agency or its authorized
8	users shall make reasonable efforts to properly
9	position or shield lights to minimize adverse
10	impacts."
11	SECTION 3. Section 291E-6, Hawaii Revised Statutes, is
12	amended by amending subsection (c) to read as follows:
13	"(c) The program shall include standards and procedures
14	for the certification of the vendor selected to install and
15	maintain ignition interlock devices pursuant to chapter 291E.
16	At a minimum, the standards shall require that the vendor:
17	(1) Install only an ignition interlock device that is
18	certified pursuant to this section;
19	(2) Offer or contract for ignition interlock device
20	installation and maintenance statewide;



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1	(3)	Train drivers who are required to install an ignition
2		interlock device, pursuant to chapter 291E [ <del>or 804</del> ],
3		in how to use the device;
4	(4)	Schedule the driver for all necessary readings and
5		maintenance of the device; and
6	(5)	Provide periodic reports regarding the use of each
7		ignition interlock device installed pursuant to
8		chapter 291E, including incidents of test failure,
9		attempts to circumvent the device, and dates, times,
10		and distances the vehicle was driven."
11	SECI	ION 4. Section 302A-462, Hawaii Revised Statutes, is
12	amended b	by amending subsection (a) to read as follows:
13	"(a)	The superintendent of education [and the advisory
14	commissio	on on gender equity in sports] shall consider:
15	(1)	Whether the selection of sports and levels of
16		competition effectively accommodate the interests and
17		abilities of members of both sexes;
18	(2)	The provision of equipment, uniforms, and supplies;
19	(3)	Equal access to practice and game times;
20	(4)	Travel and per diem allowances;
21	(5)	Opportunities to receive coaching and academic
22	•	tutoring;
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1	(6)	Assignment and compensation of coaches and tutors;
2	(7)	Access to locker room, weight room, and practice,
3		competitive, and training facilities;
4	(8)	Access to medical services;
5	(9)	The provision of housing and dining facilities and
6		services;
7	(10)	Publicity; and
8	(11)	Any other relevant factors."
9	SECT	ION 5. Section 348-8, Hawaii Revised Statutes, is
10	amended a	s follows:
11	1.	By amending subsection (a) to read:
12	"(a)	There is established within the department a state
13	rehabilit	ation council. The council shall consist of twenty-one
14	members a	ppointed by the governor as provided in section 26-34
15	and witho	ut regard to section 78-4. The members shall include:
16	(1)	[At least one representative of the statewide council
17		on-independent living;
18	<del>(2)</del> ]	At least one representative of a parent training and
19		information center;
20	[ <del>(3)</del> ]	(2) At least one representative of the client
21		assistance program;



1	[ <del>-(4)-</del> ]	(3) At least one qualified vocational rehabilitation
2		counselor with knowledge of and experience with
3		vocational rehabilitation programs, who shall serve as
4		an ex officio, nonvoting member if employed by the
5		vocational rehabilitation division of the department;
6	[ <del>-(5)</del> -]	(4) At least one representative of community
7		rehabilitation program service providers;
8	[ <del>(6)</del> ]	(5) Four representatives of business, industry, and
9		labor;
10	[ <del>(7)</del> ]	(6) Representatives of disability advocacy groups
11		representing a cross section of individuals with
12		physical, cognitive, sensory, and mental disabilities,
13		and parents, family members, guardians, advocates, or
14		authorized representatives of individuals with
15		disabilities who have difficulty in representing
16		themselves or are unable due to their disabilities to
17		represent themselves;
18	[- <del>(8)-</del> ]	(7) Current or former applicants for or recipients of
19		vocational rehabilitation services;
20	[ <del>(9)</del> ]	(8) At least one representative of the state
21		educational agency responsible for the public
22		education of students with disabilities;
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1	[ <del>(10)</del> ] <u>(9)</u> At least one representative of the state
2	workforce development council; and
3	[(11)] (10) The administrator of the vocational
4	rehabilitation division of the department, who shall
5	be an ex officio, nonvoting member;
6	provided that the council shall include at least one member from
7	each county; and provided further that a majority of the council
8	members shall be persons who have disabilities and are not
9	employed by the vocational rehabilitation division of the
10	department. The council members shall elect a chairperson from
11	the membership. Each member of the council shall serve a three-
12	year term but may not serve more than two consecutive full
13	terms. Any vacancy occurring in the council membership shall be
14	filled in the same manner as the original appointment, except
15	that the governor may delegate the authority to fill such a
16	vacancy to the remaining members of the council after making the
17	original appointment."
18	2. By amending subsection (d) to read:
19	"(d) The council shall coordinate with other councils
20	within the State including [the statewide independent living
21	$council_{r}$ ] the state council on developmental disabilities, the
22	state council on mental health, the advisory panel of
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1 individuals with disabilities in education, and the state 2 workforce development council. The council shall establish 3 working relationships between the vocational rehabilitation 4 division of the department and other councils and coordinate other functions as deemed appropriate under federal law." 5 SECTION 6. Section 386-1, Hawaii Revised Statutes, is 6 7 amended by amending the definition of "physician" to read as follows: 8 9 ""Physician" includes a doctor of medicine, a dentist, a 10 chiropractor, an osteopath, a [naturopath,] naturopathic 11 physician, a psychologist, an optometrist, and a podiatrist." 12 SECTION 7. Section 431:3-401, Hawaii Revised Statutes, is 13 amended by amending the definition of "negative trend" to read 14 as follows: ""Negative trend" means, with respect to a [life or health 15 16 insurer, ] life or accident and health or sickness insurer, [+]a[+] negative trend over a period of time, as determined in 17 18 accordance with the "trend test calculation" included in the 19 risk-based capital instructions." 20 SECTION 8. Section 431:9A-107, Hawaii Revised Statutes, is 21 amended by amending subsection (f) to read as follows: 22 "(f) A licensee shall:

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1	(1) Inform the commissioner by any means acceptable to the
2	commissioner of any change of status within thirty
3	days of the change; and
4	(2) Report any change of status to the business
5	registration division if the licensee is a business
6	entity registered with the department of commerce and
7	consumer affairs pursuant to title 23 or title 23A, or
8	if the licensee has registered a trade name pursuant
9	to [ <del>part I</del> ] <u>part II</u> of chapter 482.
10	Failure to timely inform the commissioner or the business
11	registration division of a change of status may result in a
12	penalty pursuant to section 431:2-203.
13	As used in this subsection, "change of status" includes but
14	shall not be limited to change of legal name, assumed name,
15	trade name, business address, home address, business phone
16	number, business fax number, business electronic mail address,
17	or business website address."
18	SECTION 9. Section 657-7.3, Hawaii Revised Statutes, is
19	amended to read as follows:
20	"§657-7.3 Medical torts; limitation of actions; time. No
21	action for injury or death against a chiropractor, clinical
22	laboratory technologist or technician, dentist, [naturopath,]
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1	naturopathic physician, nurse, nursing home administrator,
2	dispensing optician, optometrist, osteopath, physician or
3	surgeon, physical therapist, podiatrist, psychologist, or
<b>4</b>	veterinarian duly licensed or registered under the laws of the
5	State, or a licensed hospital as the employer of any such
6	person, based upon such person's alleged professional
7	negligence, or for rendering professional services without
8	consent, or for error or omission in such person's practice,
9	shall be brought more than two years after the plaintiff
10	discovers, or through the use of reasonable diligence should
11	have discovered, the injury, but in any event not more than six
12	years after the date of the alleged act or omission causing the
13	injury or death. This six-year time limitation shall be tolled
14	for any period during which the person has failed to disclose
15	any act, error, or omission upon which the action is based and
16	which is known to the person.

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17 Actions by a minor shall be commenced within six years from 18 the date of the alleged wrongful act except the actions by a 19 minor under the age of ten years shall be commenced within six 20 years or by the minor's tenth birthday, whichever provides a 21 longer period. Such time limitation shall be tolled for any 22 minor for any period during which the parent, guardian, insurer, 382246 SD1 LRB 10-1344.doc

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1	or health care provider has committed fraud or gross negligence,
2	or has been a party to a collusion in the failure to bring
3	action on behalf of the injured minor for a medical tort. The
4	time limitation shall also be tolled for any period during which
5	the minor's injury or illness alleged to have arisen, in whole
6	or in part, from the alleged wrongful act or omission could not
7	have been discovered through the use of reasonable diligence."
8	SECTION 10. Section 302A-463, Hawaii Revised Statutes, is
9	repealed.
10	[" <del>[§302A-463] Advisory commission on gender equity in</del>
11	sports. (a) There shall be established within the department
12	of-education for administrative purposes only, an advisory
13	commission on gender equity in sports. The advisory commission
14	may consist of seven members appointed by the superintendent of
15	education who shall ensure that the advisory commission
16	represents, to the maximum extent possible, the gender, racial,
<b>17</b>	and ethnic diversity of the State.
18	(b) The advisory commission shall determine if any school
19	does not exhibit-substantial progress toward compliance with
20	Public-Law 92-318, Title-IX, of the federal Education Amendments
21	of 1972 and section 302A-1001. Based upon its findings and
22	determinations, the advisory commission may make recommendations
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1	to the board of education, the superintendent of education, and
2	the legislature.
3	(c) The advisory commission shall expire three years after
4	<del>July 1, 2000.</del> "]
5	SECTION 11. Chapter 353H, Part II, Hawaii Revised
6	Statutes, is repealed.
7	SECTION 12. Act 169, Session Laws of Hawaii 2009, is
8	amended by amending the prefatory language in section 8 to read
9	as follows:
10	"SECTION 8. Section [423D-23,] 432D-23, Hawaii Revised
11	Statutes, is amended to read as follows:"
12	SECTION 13. Statutory material to be repealed is bracketed
13	and stricken. New statutory material is underscored.
14	SECTION 14. This Act shall take effect upon its approval;
15	provided that:
16	(1) Section 3 shall take effect on January 1, 2011; and
17	(2) Sections 6 and 9 shall take effect on January 1, 2010.



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#### Report Title:

Revision Bill

#### Description:

Amends or repeals various provisions of the Hawaii Revised Statutes and the Session Laws of Hawaii for the purpose of correcting errors and references, clarifying language, and deleting obsolete or unnecessary provisions. (SD1)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

