### THE SENATE TWENTY-SIXTH LEGISLATURE, 2011 STATE OF HAWAII

**S.B. NO.** <sup>110</sup> S.D. 1

## A BILL FOR AN ACT

RELATING TO INTOXICATING LIQUOR VIOLATIONS INVOLVING MINORS.

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

1 SECTION 1. The legislature finds that minors faced with a 2 medical emergency as a result of excessive drinking of alcohol, 3 particularly in groups, often hesitate to call for help because 4 of the fear of facing legal charges related to alcohol 5 possession and use by a minor. Providing immunity under these limited circumstances has proven to be an effective means of 6 saving lives by encouraging young people to call for help. 7 This Act helps to ensure the timely receipt of medical treatment by 8 9 minors who need it.

10 The purpose of this Act is to provide minors with immunity 11 from prosecution for the consumption, purchase, or possession of 12 liquor under limited circumstances where a minor summons medical 13 treatment for another minor who requires medical treatment as a 14 result of consuming liquor.

15 SECTION 2. Section 281-101.5, Hawaii Revised Statutes, is 16 amended to read as follows:

17 "§281-101.5 Prohibitions involving minors; penalty;

18 immunity. (a) Any adult who provides or purchases liquor for 2011-1262 SB110 SD1 SMA.doc

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1	consumpti	on or use by a person under twenty-one years of age	
2	shall be	guilty of the offense under section 712-1250.5.	
3	(b)	No minor shall consume or purchase liquor and no minor	
4	shall con	sume or have liquor in the minor's possession or	
5	custody i	n any public place, public gathering, or public	
6	amusement, at any public beach or public park, or in any motor		
7	vehicle o	n a public highway; provided that notwithstanding any	
8	other law	to the contrary, this subsection shall not apply to:	
9	(1)	Possession or custody of liquor by a minor in the	
10		course of delivery, pursuant to the direction of the	
11		minor's employer lawfully engaged in business	
12		necessitating the delivery;	
13	(2)	Possession, custody, or consumption of liquor by a	
14		minor in connection with the minor's authorized	
15		participation in religious ceremonies requiring such	
16		possession, custody, or consumption; or	
17	(3)	Any person between the ages of eighteen and twenty,	
18		who is participating in a controlled purchase as part	
19		of a law enforcement activity or a study authorized by	
20		the department of health to determine the level of	
21		incidence of liquor sales to minors.	

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(c) No minor shall falsify any identification or use any 1 2 false identification or identification of another person or of a fictitious person for the purpose of buying or attempting to buy 3 4 liquor or for the purpose of obtaining employment to sell or 5 serve liquor on licensed premises. 6 Any person under age eighteen who violates this (d) section shall be subject to the jurisdiction of the family 7 8 court. Any person age eighteen to twenty-one who violates 9 subsection (b) or (c) shall be guilty of a petty misdemeanor. 10 The court shall order that any person under twenty-one years of age found to be in violation of this section shall have, in 11 addition to any other disposition or sentencing provision 12 13 permitted by law, the person's license to operate a motor 14 vehicle, or the person's ability to obtain a license to operate a motor vehicle, suspended as follows: 15 For licensed drivers, the driver's license shall be 16 (1)

17 For Freehold drivers, the driver b freehold brain be suspended for not less than one hundred and eighty
18 days with exceptions to allow, at the discretion of
19 the sentencing court, driving to and from school,
20 school-sponsored activities, and employment;
21 (2) For persons with a provisional license, the

22 provisional license shall be suspended for not less



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×	than one hundred and eighty days with exceptions to
	allow, at the discretion of the sentencing court,
	driving to and from school, school-sponsored
	activities, and employment;
(3)	For persons with an instruction permit, the
	instruction permit shall be suspended for not less
	than one hundred [and] eighty days with exceptions to
	allow, at the discretion of the sentencing court,
	driving to and from school, school-sponsored
	activities, and employment; or
(4)	For persons not licensed to drive, eligibility to
	obtain a driver's license, provisional license, or
	instruction permit shall be suspended until the age of
	seventeen or for one hundred and eighty days, at the
	discretion of the court; and
(5)	Chapter 571 notwithstanding, in any case where a
	person under the age of eighteen violates this
	section, the family court judge may suspend the
	driver's license, provisional license, or instruction
	permit, or suspend the eligibility to obtain a
	driver's license, provisional license, or instruction
	permit in accordance with this section;
	(4)



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1	provided that the requirement to provide proof of financial		
2	responsibility pursuant to section 287-20 shall not be based		
3	upon a sentence imposed under paragraphs (1) and (2). In		
4	addition, all persons, whether or not licensed, found to be in		
5	violation of this section shall be sentenced to seventy-five		
6	hours of community service work, and an eight to twelve hour		
7	program of alcohol education and counseling the costs of which		
8	shall be borne by the offender or the offender's parent or		
9	guardian.		
10	(e) Notwithstanding any other provision of this section to		
11	the contrary, if a minor:		
12	(1) Summons medical treatment for another minor who		
13	requires the medical treatment as a result of		
14	consuming liquor;		
15	(2) Remains on the scene with the minor who is in need of		
16	medical treatment until the medical treatment is		
17	administered to the minor; and		
18	(3) Cooperates with medical assistance and law enforcement		
19	personnel on the scene,		
20	then the minor summoning medical treatment and the minor who has		
21	received medical treatment shall be immune from prosecution		
22	under subsections (b) and (d). The immunity from prosecution		



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conferred under this subsection may also apply to one or two 1 2 other minors acting in concert with the minor summoning medical 3 treatment, if the other minors comply with paragraphs (2) and 4 (3). 5 [<del>(e)</del>] (f) As used in this section, "consume" or 6 "consumption" includes the ingestion of liquor." 7 SECTION 3. This Act does not affect rights and duties that matured, penalties that were incurred, and proceedings that were 8 9 begun before its effective date. 10 SECTION 4. Statutory material to be repealed is bracketed 11 and stricken. New statutory material is underscored. 12 SECTION 5. This Act shall take effect upon its approval. 13



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#### Report Title:

Intoxicating Liquor; Minors; Immunity from Prosecution

#### Description:

Establishes an immunity from prosecution for consumption of intoxicating liquor by a minor if the minor summons medical treatment for another minor who requires such treatment as a result of consuming liquor. Also provides that immunity may be provided to the intoxicated minor and one or two other minors assisting the summoning minor. (SD1)

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