A BILL FOR AN ACT

RELATING TO FIREARMS.

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

1	SECTION 1. Section 134-11, Hawaii Revised Statutes, is
2	amended to read as follows:
3	" §134-11 Exemptions. (a) Sections 134-7 to 134-9 and
4	134-21 to 134-27, except section 134-7(f), shall not apply:
5	(1) To state and county law enforcement officers; provided
6	that such persons are not convicted of an offense
7	involving abuse of a family or household member under
8	section 709-906;
9	(2) To separated state and county law enforcement
10	officers; provided that such persons comply with title
11	18 United States code section 926C.
12	$[\frac{(2)}{(3)}]$ To members of the armed forces of the State and
13	of the United States and mail carriers while in the
14	performance of their respective duties if those duties
15	require them to be armed;
16	$[\frac{(3)}{(4)}]$ To regularly enrolled members of any organization
17	duly authorized to purchase or receive the weapons
18	from the United States or from the State; provided the
	HB HMIA 2012-24.doc

1		members are either at, or going to or from, their
2		places of assembly or target practice;
3	[-(4)-]_	(5) To persons employed by the State, or subdivisions
4		thereof, or the United States while in the performance
5		of their respective duties or while going to and from
6		their respective places of duty if those duties
7		require them to be armed;
8	[(5)]_	(6) To aliens employed by the State, or subdivisions
9		thereof, or the United States while in the performance
10		of their respective duties or while going to and from
11		their respective places of duty if those duties
12		require them to be armed; and
13	[-(6)-]_	(7) To police officers on official assignment in
14		Hawaii from any state which by compact permits police
15		officers from Hawaii while on official assignment in
16		that state to carry firearms without registration.
17		The governor of the State or the governor's duly
18		authorized representative may enter into compacts with
19		other states to carry out this paragraph.
20	(b)	Sections 134-2 and 134-3 shall not apply to such
21	firearms	or ammunition that are a part of the official equipment
22	of any fe	deral agency.

нв нміа 2012-24.doc

- 1 (c) Sections 134-8, 134-9, and 134-21 to 134-27, shall not
- 2 apply to the possession, transportation, or use, with blank
- 3 cartridges, of any firearm or explosive solely as props for
- 4 motion picture film or television program production when
- 5 authorized by the chief of police of the appropriate county
- 6 pursuant to section 134-2.5 and not in violation of federal
- 7 law."
- 8 SECTION 2. Statutory material to be repealed is bracketed
- 9 and stricken. New statutory material is underscored.
- 10 SECTION 3. This Act shall take effect upon its approval.

11

INTRODUCED BY:

JAN 2 0 2012



H.B. NO. 2270

Report Title:

Relating to firearms

Description:

Allows retired state and county law enforcement officers to continue to carry concealed weapons if in compliance with the Law Enforcement Officers Safety Act.

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