### A BILL FOR AN ACT

RELATING TO USE OF FORCE BY PERSONS WITH SPECIAL RESPONSIBILITY FOR CARE, DISCIPLINE, OR SAFETY OF OTHERS.

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

1 SECTION 1. Section 703-309, Hawaii Revised Statutes, is

2 amended to read as follows:

3 "§703-309 Use of force by persons with special

4 responsibility for care, discipline, or safety of others. The

5 use of force upon or toward the person of another is justifiable

6 under the following circumstances:

- (1) The actor is the parent [or], guardian, or other person similarly responsible for the general care and supervision of a minor, or a person acting at the request of the parent, guardian, or other responsible person, and:
  - (a) The force is employed with due regard for the age and size of the minor and is reasonably related to the purpose of safeguarding or promoting the welfare of the minor, including the prevention or punishment of the minor's misconduct; provided that there shall be a rebuttable presumption that

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1			the following types of force are not justifiable
2			for purposes of this subsection: throwing,
3			kicking, burning, biting, cutting, striking with
4			a closed fist, shaking a minor under three years
5			of age, interfering with breathing, or
6			threatening with a deadly weapon; and
7		(b)	The force used [is not designed to cause or known
8			to] does not intentionally, knowingly,
9			recklessly, or negligently create a risk of
10			causing substantial bodily injury, disfigurement,
11			extreme pain or mental distress, or neurological
12			damage.
13	(2)	The	actor is a principal, the principal's agent, a
14		teac	her, or a person otherwise entrusted with the care
15		or s	upervision for a special purpose of a minor, and:
16 ,		(a)	The actor believes that the force used is
17			necessary to further that special purpose,
18			including maintenance of reasonable discipline in
19			a school, class, other group, or at activities
20			supervised by the department of education held on
21			or off school property and that the use of force
22			is consistent with the welfare of the minor; and

1		(b)	The degree of force, if it had been used by the
2			parent or guardian of the minor, would not be
3			unjustifiable under paragraph [ <del>(1)(b).</del> ] <u>(1).</u>
4	(3)	The	actor is the guardian or other person similarly
5		resp	onsible for the general care and supervision of an
6		inco	empetent person, and:
7		(a)	The force is employed with due regard for the age
8			and size of the incompetent person and is
9			reasonably related to the purpose of safeguarding
10			or promoting the welfare of the incompetent
11			person, including the prevention of the
12			incompetent person's misconduct, or, when such
13			incompetent person is in a hospital or other
14			institution for the incompetent person's care and
15	•		custody, for the maintenance of reasonable
16			discipline in the institution; and
17		(b)	The force used is not designed to cause or known
18			to create a risk of causing substantial bodily
19			injury, disfigurement, extreme pain or mental
20			distress, or neurological damage.

1	(4)	The	actor is a doctor or other therapist or a person
2		assi	sting the doctor or therapist at the doctor's or
3		ther	apist's direction, and:
4		(a)	The force is used for the purpose of
5			administering a recognized form of treatment
6			which the actor believes to be adapted to
7			promoting the physical or mental health of the
8			patient; and
9		(b)	The treatment is administered with the consent of
10			the patient, or, if the patient is a minor or an
11			incompetent person, with the consent of the
12			minor's or incompetent person's parent or
13			guardian or other person legally competent to
14			consent in the minor's or incompetent person's
15			behalf, or the treatment is administered in an
16			emergency when the actor believes that no one
17			competent to consent can be consulted and that a
18			reasonable person, wishing to safeguard the

(5) The actor is a warden or other authorized official of a correctional institution, and:

welfare of the patient, would consent.

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1		(a)	The actor believes that the force used is
2			necessary for the purpose of enforcing the lawful
3			rules or procedures of the institution; [and]
4		(b)	The nature or degree of force used is not
5			forbidden by other provisions of the law
6			governing the conduct of correctional
7			institutions; and
8		(c)	If deadly force is used, its use is otherwise
9			justifiable under this chapter.
10	(6)	The	actor is a person responsible for the safety of a
11		vess	el or an aircraft or a person acting at the
12		dire	ction of the person responsible for the safety of
13		a ve	ssel or an aircraft, and:
14		(a)	The actor believes that the force used is
15			necessary to prevent interference with the
16			operation of the vessel or aircraft or
17			obstruction of the execution of a lawful order,
18			unless the actor's belief in the lawfulness of
19			the order is erroneous and the actor's error is
20			due to ignorance or mistake as to the law
21			defining authority; and

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1	(b) If deadly force is used, its use is otherwise
2	justifiable under this chapter.
3	(7) The actor is a person who is authorized or required by
4	law to maintain order or decorum in a vehicle, train,
5	or other carrier, or in a place where others are
6	assembled, and:
7	(a) The actor believes that the force used is
8	necessary for that purpose; and
9	(b) The force used is not designed to cause or known
10	to create a substantial risk of causing death,
11	bodily injury or extreme mental distress."
12	SECTION 2. This Act does not affect rights and duties that
13	matured, penalties that were incurred, and proceedings that were
14	begun before its effective date.
15	SECTION 3. Statutory material to be repealed is bracketed
16	and stricken. New statutory material is underscored.
17	SECTION 4. This Act shall take effect on July 1, 2013.

### Report Title:

Honolulu Prosecutor Package; Use of Force Unjustified

#### Description:

Establishes types of physical force presumed unjustifiable when used to discipline minors, for purposes of responding to charges of abuse of family or household member, assault, or other criminal charges. Effective July 1, 2013. (HB231 HD1)

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