JAN 1 8 2013

A BILL FOR AN ACT

RELATING TO CONCEALED CARRY LICENSE OF PISTOLS OR REVOLVERS.

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

1	SECT	ION 1. Chapter 134, Hawaii Revised Statutes, is
2	amended b	y adding a new section to be appropriately designated
3	and to re	ad as follows:
4	"§ <u>13</u>	4- Licenses to carry concealed pistols or
5	revolvers	. (a) The chief of police of the appropriate county
6	shall gra	nt a license to carry a concealed pistol or revolver to
7	an applic	ant who:
8	(1)	Is a citizen of the United States;
9	(2)	Has resided in the State for at least six months or is
10		a member of, or spouse of a member of, the military
11		stationed in the State, or a retired law enforcement
12		officer;
13	<u>(3)</u>	Is twenty-three years of age or older;
14	(4)	Is not ineligible to possess a firearm pursuant to
15		section 134-7;
16	(5)	Has demonstrated competence with a firearm by meeting
17		the training requirements of 134-2(g), to include
18		practical training in drawing and replacing a pistol

1	or r	evolver from and to a holster or any other
2	prac	tical means of carrying a concealed pistol or
3	revo	lver. The chief of police of the appropriate
4	coun	ty shall adopt procedures to require that any
5	appl	icant for a license to carry a concealed pistol or
6	revo	lver on the person shall have additional training
7	that	demonstrates:
8	(A)	Knowledge of federal, state, and local laws
9		pertaining to the purchase, ownership,
10		transportation, and possession of firearms;
11	<u>(B)</u>	Knowledge of federal, state, and local laws
12		pertaining to the use of firearms, including, but
13		not limited to, use of a pistol or revolver for
14		self-defense and restrictions on the use of
15		deadly force;
16	<u>(C)</u>	Knowledge of ways to avoid a criminal attack and
17		to defuse or control a violent confrontation; and
18	(D)	Knowledge or aptitude in any other area deemed
19		necessary for licensure by the chief of police of
20		the appropriate county.
21	A ph	otocopy of an affidavit from the certified
22	inst	ructor or standard government form from the



1		gove	rnment agency providing the training, attesting to
2		the_	successful completion of the training, shall
3		cons	titute evidence of qualification under this
4		para	graph;
5	(6)	Does	not chronically and habitually use intoxicating
6		liqu	or or other substances to the extent that the
7		pers	on's normal faculties are impaired. It shall be
8		pres	umed that an applicant chronically and habitually
9		uses	intoxicating liquor or other substances to the
10		exte	nt that the person's normal faculties are impaired
11		<u>if t</u>	he applicant:
12		(A)	Has been committed under the substance abuse
13			provisions of chapter 334;
14		(B)	Has been convicted of any offense relating to a
15			dangerous, harmful, or detrimental drug,
16			intoxicating compound or liquor, or marijuana
17			under part IV of chapter 712;
18		(C)	Has been deemed a habitual offender under section
19			291E-61.5; or
20		(D)	Has had two or more convictions under section
21			291E-61, or similar laws of any other state,
22			within the three-year period immediately



1		preceding the date on which the application is
2		submitted;
3	(7)	Desires a legal means to carry a concealed pistol or
4		revolver for lawful purposes;
5	(8)	Has not been adjudicated incapacitated or an
6		incapacitated person as defined under section 554B-1
.7		or 560:5-102, or similar laws of any other state,
8		unless five years have elapsed since the applicant's
9		restoration to capacity by court order;
10	<u>(9)</u>	Has not been committed to a mental institution under
11		chapter 334, or similar laws of any other state,
12		unless the applicant produces a certificate from a
13		licensed psychiatrist that the applicant has not
14		suffered from disability for at least five years prior
15		to the date of submission of the application, and is
16		highly unlikely to relapse;
17	(10)	Has not had adjudication of guilt withheld or
18		imposition of sentence suspended on any felony, unless
19		three years have elapsed since probation or any other
20		conditions set by the court have been fulfilled, or
21		the record has been sealed or expunged;



1	(11) Has been deemed a suitable person to be so licensed by
2	the issuing police officer through means of a face-to-
3	face interview; and
4	(12) Has met the requirements of subsection (d)(6).
5	(b) The chief of police of the appropriate county may deny
6	a license if the applicant has been found guilty of one or more
7	crimes of violence constituting a misdemeanor, unless three
8	years have elapsed since probation or any other conditions set
9	by the court have been fulfilled, or the record has been sealed
10	or expunged. The chief of police may deny a license if the
11	applicant has been found guilty of one or more crimes of
12	violence constituting a felony, unless the record has been
13	expunged. The chief of police may revoke a license if the
14	licensee has been found guilty of one or more misdemeanor or
15	felony crimes of violence within the preceding three years, and
16	shall revoke the license if so ordered by the court. The chief
17	of police, upon notification by a law enforcement agency, a
18	court, or the attorney general, and subsequent written
19	verification, shall suspend a license or the processing of an
20	application for a license if the licensee or applicant is
21	arrested or formally charged with a crime that would disqualify
22	the person from having a license under this section. Upon final
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1	dispositi	on of the case, the chief of police shall grant,
2	revoke, o	r reinstate the license as appropriate.
3	(c)	The application shall be completed, under oath, on a
4	form pres	cribed by the attorney general, which shall be uniform
5	throughou	t the State, and shall include:
6	(1)	The name, address, place and date of birth, race, and
7		occupation of the applicant;
8	(2)	A statement that the applicant is in compliance with
9		criteria contained within subsections (a) and (b);
10	(3)	A statement that the applicant has been furnished a
11		copy of this chapter and applicable administrative
12		rules adopted hereunder, and is knowledgeable of their
13		<pre>provisions;</pre>
14	(4)	A conspicuous warning that the application is executed
15		under oath and that a false answer to any question, or
16		the submission of any false document by the applicant,
17		subjects the applicant to criminal prosecution under
18		section 134-17(a); and
19	(5)	A statement that the applicant desires a concealed
20		pistol or revolver license for lawful purposes.
21	<u>(d)</u>	The applicant shall submit to the chief of police of
22	the approp	priate county:



1	(1)	A completed application as described in subsection
2		<u>(c);</u>
3	(2)	A nonrefundable license fee not to exceed \$10. If any
4		individual described in section 134-11(a)(1) or (4)
5		wishes to receive a concealed pistol or revolver
6	·	license, the person is exempt from the background
7		investigation and all background investigation fees,
8		but shall pay the current license fees regularly
9		required to be paid by nonexempt applicants; provided
10		further that the person is exempt from the required
11		fees and background investigation for a period of one
12		year subsequent to the date of retirement of the
13		person;
14	(3)	A full set of fingerprints of the applicant
15		administered by a law enforcement agency. Costs for
16		processing the set of fingerprints shall be borne by
17		the applicant;
18	(4)	A photocopy of a certificate or an affidavit or
19		document as described in subsection (a)(5);
20	<u>(5)</u>	A full frontal view color photograph of the applicant
21		taken within the preceding thirty days, in which the



1		head, including hair, measures seven-eighths of an
2		inch wide and one and one-eighth inches high; and
3	(6)	A written psychological evaluation that finds the
4		applicant to be free from any emotional or mental
5		condition that might adversely affect the ability of
6		the applicant to carry a concealed pistol or revolver
7		in a safe, lawful, and responsible manner. The
8		psychological evaluation shall have been performed
9		within six months prior to the date of application.
10		Emotional and mental condition shall be evaluated by
11		either of the following:
12		(A) A licensed psychiatrist who has at least the
13		equivalent of five full-time years of experience
14		in the diagnosis and treatment of emotional and
15		mental disorders, including the equivalent of
16		three full-time years accrued after completion of
17		the postgraduate medical residency education
18		program in psychiatry; or
19		(B) A licensed psychologist who has at least the
20		equivalent of five full-time years of experience
21		in the diagnosis and treatment of emotional and

1	mental disorders, including the equivalent of
2	three full-time years accrued post-doctorate.
3	Any costs associated with obtaining the psychological
4	evaluation shall be borne by the applicant.
5	(e) The chief of police of the appropriate county, upon
6	receipt of the items listed in subsection (d), shall forward
7	within three working days the full set of fingerprints of the
8	applicant to the attorney general and the Federal Bureau of
9	Investigation for state and federal identification processing;
10	provided the federal service is available. The cost of
11	processing the fingerprints shall be borne by the applicant and
12	be payable to the processing agency. The chief of police shall
13	provide fingerprinting service, if requested by the applicant,
14	and may charge a fee not to exceed \$5 for this service. The
15	chief of police, within forty-five days after the date of
16	receipt of the items listed in subsection (d), shall:
17	(1) Issue the license;
18	(2) Deny the application based solely on the ground that
19	the applicant fails to qualify under subsection (a) or
20	(b). Upon a denial of the application, the chief of
21	police shall notify the applicant in writing, stating

1		the ground for denial and informing the applicant of
2		any right to a hearing pursuant to subsection (k); or
3	(3)	Suspend the time limitation prescribed by this
4		paragraph if the chief of police receives criminal
5		history information with no final disposition on a
6		crime that may disqualify the applicant until receipt
7		of the final disposition or proof of restoration of
8		civil and firearm rights.
9	<u>If a</u>	legible set of fingerprints, as determined by the
10	attorney	general or the Federal Bureau of Investigation, cannot
11	be obtain	ed after two attempts, the attorney general shall
12	determine	eligibility based upon appropriate record checks
13	conducted	by the criminal justice data center. If the chief of
14	police fa	ils to issue or deny the license within forty-five days
15	after the	date of receipt of the items listed in subsection (d)
16	or within	such further time as may be necessary under subsection
17	(e)(3), t	ne application shall be deemed denied and the applicant
18	shall have	e the right to a hearing as provided in subsection (k).
19	<u>(f)</u>	The licensee shall carry the license, together with
20	valid ide	ntification, at all times in which the licensee is in
21	possession	n of a concealed pistol or revolver and shall display
22	both the	license and proper identification upon demand by a law
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1 enforcement officer. Violations of this subsection shall 2 constitute a petty misdemeanor, provided that the maximum term 3 of imprisonment shall be three days, and the maximum fine shall 4 be \$500. 5 The attorney general shall maintain an automated 6 listing of license holders and pertinent information, which 7 shall be available on the internet, upon request, at all times 8 to all law enforcement agencies through the criminal justice 9 data center. 10 Within thirty days after the changing of a permanent 11 address, or within thirty days after having a license lost or 12 destroyed, the licensee shall notify the chief of police of the 13 appropriate county of the change or loss. Failure to notify the 14 appropriate chief of police pursuant to this subsection shall 15 constitute a noncriminal violation with a penalty of a \$25 fine. 16 (i) If a concealed pistol or revolver license is lost or 17 destroyed, the license shall be automatically invalid, and the 18 person to whom the license was issued, upon payment of \$15 to 19 the appropriate chief of police, may obtain a duplicate, or 20 substitute thereof, upon furnishing a notarized statement to the 21 chief of police that the license has been lost or destroyed.



1 (j) A license issued under this section shall be suspended or revoked by the chief of police of the appropriate county if 2 3 the licensee is found to be or subsequently becomes ineligible 4 under the criteria set forth in subsection (a) or (b). 5 (k) Any person denied a license, or who has a license 6 suspended or revoked under this section shall have the right to 7 a hearing on the denial, suspension, or revocation, subject to 8 the requirements for contested cases and judicial review under 9 chapter 91. **10** (1) Not less than ninety days prior to the expiration date of a license, the chief of police of the appropriate county 11 12 shall mail to the licensee a written notice of the expiration 13 and a renewal form prescribed by the attorney general, which 14 shall be uniform throughout the State. The licensee must renew the license, on or before the expiration date, by filing with 15 16 the chief of police the renewal form containing: a notarized 17 affidavit stating that the licensee remains qualified pursuant 18 to the criteria specified in subsections (a) and (b); a new 19 color photograph as specified in subsection (d)(5); and the 20 required renewal fee. The license shall be renewed upon receipt 21 of the completed renewal form, color photograph, appropriate payment of fees, and, if applicable, a completed fingerprint 22



1	card. A	licensee who fails to file a renewal application on or
2	before it	s expiration date shall be assessed a late fee of \$15.
3	No licens	e shall be renewed six months or more after its
4	expiratio	n date, and the license shall be deemed to be
5	permanent	ly expired. A person whose license has permanently
6		ay reapply for licensure; however, an application for
7		and fees pursuant to subsection (d) shall be
8	submitted	, and a background investigation shall be conducted
9	pursuant	to this section. Any person who knowingly submits
10	false inf	ormation pursuant to this subsection shall be subject
11		al prosecution under section 134-17(a).
12	(m)	No license issued pursuant to this section shall
13	authorize	any person to carry a concealed pistol or revolver
14	into any:	
15	(1)	Place of nuisance pursuant to section 712-1270;
16	(2)	Police station, with the exception of police officers
17	_ `	who are so authorized;
18	(3)	Detention facility, prison, or jail;
19	(4)	Courthouse, except where permitted by subsection
20	<u> </u>	(m) (5);
21	(5)	Courtroom, except that nothing in this section shall
4 J	(3)	courtroom, except that nothing in this section shall

preclude a judge from carrying a concealed weapon or



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1		determining who may carry a concealed weapon in the
2		courtroom;
3	(6)	Polling place;
4	(7)	Meeting of the governing body of a county or any
5		political subdivision, the board of education, or any
6		neighborhood board;
7	(8)	Meeting of the legislature or a committee thereof;
8	(9)	School administration building;
9	(10)	Elementary or secondary school facility;
10	(11)	Designated federal security screening area within the
11		passenger terminal and sterile area of any airport;
12	(12)	Locked psychiatric units; and
13	(13)	Any place where the carrying of a firearm is
14		prohibited by state or federal law.
15	Any p	person who intentionally or knowingly violates any
16	provision	of this subsection shall be guilty of a class C
17	felony.	
18	<u>(n)</u>	All funds received by a county police department
19	pursuant t	to this section shall be deposited into the general
20	fund of th	ne respective county and shall be budgeted to the
21	police der	partment.

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(o) The attorney general shall maintain statistical
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2
    information on the number of licenses issued, revoked,
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    suspended, and denied.
4
         (p) A license granted under this section shall only
    entitle the licensee to carry concealed pistols or revolvers
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6
    with magazine capacities of ten rounds or less and that do not
    contain magnum caliber ammunition."
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         SECTION 2. Section 134-2, Hawaii Revised Statutes, is
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    amended by amending subsection (e) to read as follows:
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         "(e)
               The permit application form shall be signed by the
    applicant and by the issuing authority. One copy of the permit
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    shall be retained by the issuing authority as a permanent
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    official record. Except for sales to dealers licensed under
    section 134-31, or dealers licensed by the United States
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15
    Department of Justice, or law enforcement officers, or where a
    license is granted under section [\frac{134-9}{1}] 134-, or where any
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17
    firearm is registered pursuant to section 134-3(a), no permit
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    shall be issued to an applicant earlier than fourteen calendar
19
    days after the date of the application; provided that a permit
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    shall be issued or the application denied before the twentieth
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    day from the date of application. Permits issued to acquire any
    pistol or revolver shall be void unless used within ten days
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- 1 after the date of issue. Permits to acquire a pistol or
- 2 revolver shall require a separate application and permit for
- 3 each transaction. Permits issued to acquire any rifle or
- 4 shotgun shall entitle the permittee to make subsequent purchases
- 5 of rifles or shotguns for a period of one year from the date of
- 6 issue without a separate application and permit for each
- 7 acquisition, subject to the disqualifications under section 134-
- 8 7 and subject to revocation under section 134-13; provided that
- 9 if a permittee is arrested for committing a felony or any crime
- 10 of violence or for the illegal sale of any drug, the permit
- 11 shall be impounded and shall be surrendered to the issuing
- 12 authority. The issuing authority shall perform an inquiry on an
- 13 applicant who is a citizen of the United States by using the
- 14 National Instant Criminal Background Check System before any
- 15 determination to issue a permit or to deny an application is
- 16 made. If the applicant is not a citizen of the United States
- 17 and may be eligible to acquire a firearm under this chapter, the
- 18 issuing authority shall perform an inquiry on the applicant, by
- 19 using the National Instant Criminal Background Check System, to
- 20 include a check of the Immigration and Customs Enforcement
- 21 databases, before any determination to issue a permit or to deny
- 22 an application is made."



1	SECTION 3. Section 134-11, Hawaii Revised Statutes, is	
2	amended to	o read as follows:
3	"§13	4-11 Exemptions. (a) Sections 134-7 [to 134-9 and]
4	to 134-8,	134-21 to 134-27, and 134- $^{\prime}$, except section 134-7(f),
5	shall not	apply:
6	(1)	To state and county law enforcement officers; provided
7		that such persons are not convicted of an offense
8		involving abuse of a family or household member under
9		section 709-906;
10	(2)	To members of the armed forces of the State and of the
11		United States and mail carriers while in the
12		performance of their respective duties if those duties
13		require them to be armed;
14	(3)	To regularly enrolled members of any organization duly
15		authorized to purchase or receive the weapons from the
16		United States or from the State; provided the members
17		are either at, or going to or from, their places of
18		assembly or target practice;
19	(4)	To persons employed by the State, or subdivisions
20		thereof, or the United States while in the performance
21		of their respective duties or while going to and from



1		their respective places of duty if those duties
2		require them to be armed;
3	(5)	To aliens 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; and
8	(6)	To police officers on official assignment in Hawaii
9		from any state which by compact permits police
10		officers from Hawaii while on official assignment in
11		that state to carry firearms without registration.
12		The governor of the State or the governor's duly
13		authorized representative may enter into compacts with
14		other states to carry out this paragraph.
15	(b)	Sections 134-2 and 134-3 shall not apply to such
16	firearms	or ammunition that are a part of the official equipment
17	of any federal agency.	
18	(c)	Sections 134-8, [134-9, and] 134-21 to 134-27, <u>and</u>
19	<u>134-</u> , s	hall not apply to the possession, transportation, or
20	use, with	blank cartridges, of any firearm or explosive solely
21	as props	for motion picture film or television program
22	production	n when authorized by the chief of police of the



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    appropriate county pursuant to section 134-2.5 and not in
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    violation of federal law."
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         SECTION 4. Section 134-23, Hawaii Revised Statutes, is
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    amended by amending subsection (a) to read as follows:
         "(a) Except as provided in [section] sections 134-5[\tau] and
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6
    134- , all firearms shall be confined to the possessor's place
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    of business, residence, or sojourn; provided that it shall be
8
    lawful to carry unloaded firearms in an enclosed container from
9
    the place of purchase to the purchaser's place of business,
10
    residence, or sojourn, or between these places upon change of
11
    place of business, residence, or sojourn, or between these
12
    places and the following:
13
         (1)
              A place of repair;
14
         (2)
              A target range;
15
              A licensed dealer's place of business;
         (3)
16
         (4)
              An organized, scheduled firearms show or exhibit;
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         (5)
              A place of formal hunter or firearm use training or
18
              instruction; or
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              A police station.
         (6)
20
         "Enclosed container" means a rigidly constructed
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    receptacle, or a commercially manufactured gun case, or the
22
    equivalent thereof that completely encloses the firearm."
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1 SECTION 5. Section 134-24, Hawaii Revised Statutes, is 2 amended by amending subsection (a) to read as follows: 3 "(a) Except as provided in [section] sections $134-5[\tau]$ and 134- , all firearms shall be confined to the possessor's place 4 5 of business, residence, or sojourn; provided that it shall be lawful to carry unloaded firearms in an enclosed container from 6 the place of purchase to the purchaser's place of business, 7 8 residence, or sojourn, or between these places upon change of place of business, residence, or sojourn, or between these 9 10 places and the following: 11 A place of repair; (1)12 (2) A target range; A licensed dealer's place of business; 13 (3) 14 (4)An organized, scheduled firearms show or exhibit; A place of formal hunter or firearm use training or 15 (5) instruction; or 16 17 A police station. (6) "Enclosed container" means a rigidly constructed 18 19 receptacle, or a commercially manufactured gun case, or the equivalent thereof that completely encloses the firearm." 20 SECTION 6. Section 134-25, Hawaii Revised Statutes, is 21 22 amended by amending subsection (a) to read as follows:

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1 "(a) Except as provided in sections 134-5 and $[\frac{134-9}{7}]$ 2 134- , all firearms shall be confined to the possessor's place 3 of business, residence, or sojourn; provided that it shall be 4 lawful to carry unloaded firearms in an enclosed container from 5 the place of purchase to the purchaser's place of business, 6 residence, or sojourn, or between these places upon change of 7 place of business, residence, or sojourn, or between these 8 places and the following: 9 (1)A place of repair; 10 (2) A target range; A licensed dealer's place of business; 11 (3) 12 (4)An organized, scheduled firearms show or exhibit; 13 $(5)^{-}$ A place of formal hunter or firearm use training or 14 instruction; or 15 (6) A police station. "Enclosed container" means a rigidly constructed 16 **17** receptacle, or a commercially manufactured gun case, or the 18 equivalent thereof that completely encloses the firearm." SECTION 7. Section 134-26, Hawaii Revised Statutes, is 19 **20** amended by amending subsection (a) to read as follows: 21 It shall be unlawful for any person on any public 22 highway to carry on the person, or to have in the person's SB SMO 13-043

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1
    possession, or to carry in a vehicle any firearm loaded with
2
    ammunition; provided that this section shall not apply to any
3
    person who has in the person's possession or carries a pistol or
    revolver in accordance with a license issued as provided in
4
5
    section [\frac{134-9}{}] 134- ."
6
         SECTION 8. Section 134-27, Hawaii Revised Statutes, is
7
    amended by amending subsection (a) to read as follows:
         "(a) Except as provided in sections 134-5 and [\frac{134-9}{7}]
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9
    134- , all ammunition shall be confined to the possessor's
10
    place of business, residence, or sojourn; provided that it shall
11
    be lawful to carry ammunition in an enclosed container from the
12
    place of purchase to the purchaser's place of business,
13
    residence, or sojourn, or between these places upon change of
14
    place of business, residence, or sojourn, or between these
    places and the following:
15
16
         (1)
              A place of repair;
17
         (2)
              A target range;
              A licensed dealer's place of business;
18
         (3)
19
         (4)
              An organized, scheduled firearms show or exhibit;
20
         (5)
              A place of formal hunter or firearm use training or
21
              instruction; or
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(6)

A police station.

22

"Enclosed container" means a rigidly constructed 1 2 receptacle, or a commercially manufactured gun case, or the 3 equivalent thereof that completely encloses the ammunition." SECTION 9. Section 134-9, Hawaii Revised Statutes, is 4 5 repealed. 6 ["§134-9 Licenses to carry. (a) In an exceptional case, 7 when an applicant shows reason to fear injury to the applicant's 8 person or property, the chief of police of the appropriate 9 county may grant a license to an applicant who is a citizen of 10 the United States of the age of twenty-one years or more or to a 11 duly accredited official representative of a foreign nation of 12 the age of twenty-one years or more to carry a pistol or 13 revolver and ammunition therefor concealed on the person within 14 the county where the license is granted. Where the urgency or 15 the need has been sufficiently indicated, the respective chief 16 of police may grant to an applicant of good moral character who 17 is a citizen of the United States of the age of twenty-one years 18 or more, is engaged in the protection of life and property, and 19 is not prohibited under section 134-7 from the ownership or 20 possession of a firearm, a license to carry a pistol or revolver 21 and ammunition therefor unconcealed on the person within the 22 county where the license is granted. The chief of police of the



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    appropriate county, or the chief's designated representative,
    shall perform an inquiry on an applicant by using the National
2
3
    Instant Criminal Background Check System, to include a check of
4
    the Immigration and Customs Enforcement databases where the
5
    applicant is not a citizen of the United States, before any
6
    determination to grant a license is made. Unless renewed, the
7
    license shall expire one year from the date of issue.
8
         (b) The chief of police of each county shall adopt
9
    procedures to require that any person granted a license to carry
10
    a concealed weapon on the person shall:
11
         (1) Be qualified to use the firearm in a safe manner;
12
              Appear to be a suitable person to be so licensed;
         \frac{(2)}{(2)}
13
         (3) Not be prohibited under section 134-7 from the
14
              ownership or possession of a firearm; and
              Not have been adjudged insane or not appear to be
15
         +(4)
              mentally deranged.
16
17
         (c) No person shall carry concealed or unconcealed on the
18
    person a pistol or revolver without being licensed to do so
19
    under this section or in compliance with sections 134-5(c) or
20
    <del>134-25.</del>
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21



- 3 license is granted.]"
- 4 SECTION 10. Statutory material to be repealed is bracketed
- 5 and stricken. New statutory material is underscored.
- 6 SECTION 11. This Act does not affect rights and duties
- 7 that matured, penalties that were incurred, and proceedings that
- 8 were begun, before its effective date.
- 9 SECTION 12. If any provision of this Act, or the
- 10 application thereof to any person or circumstance is held
- 11 invalid, the invalidity does not affect other provisions or
- 12 applications of the Act, which can be given effect without the
- 13 invalid provision or application, and to this end the provisions
- 14 of this Act are severable.
- 15 SECTION 13. The revisor of statutes shall revise as
- 16 appropriate any references to section 134-9 listed in Hawaii
- 17 Revised Statutes.
- 18 SECTION 14. This Act shall take effect upon its approval.

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INTRODUCED BY/:

SB SMO 13-043

Report Title:

Pistols or Revolvers; Concealed Carry License

Description:

Authorizes chiefs of police to issue licenses to carry a concealed pistol or revolver. Details processes for license applications, renewals, and record keeping. Strictly prohibits carrying concealed pistols or revolvers under certain circumstances. Repeals HRS section 134-9.

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