A BILL FOR AN ACT

RELATING TO VETERINARY MEDICINE.

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

1	SECTION 1. Section 471-2, Hawaii Revised Statutes, is
2	amended to read as follows:
3	"§471-2 License required. No person shall practice
4	veterinary medicine, either gratuitously or for pay, or shall
5	offer to so practice, or shall announce or advertise, publicly
6	or privately, as prepared or qualified to so practice, or shall
7	append the letters "Dr." or affix any other letters to the
8	person's name with the intent thereby to imply that the person
9	is a practitioner of veterinary medicine, without having a valid
10	unrevoked license obtained from the board of veterinary
11	examiners; provided that nothing in this chapter prevents or
12	prohibits the following:
13	(1) Any person from gratuitously treating animals in case
14	of emergency;
15	(2) The owner of any animal or animals and the owner's
16	full-time, regular employees from caring for and
17	treating any animals belonging to the owner; provided
18	that the owner of a pet animal and the owner's

1		employees shall not perform any surgical procedures on
2		the pet animal, including but not limited to surgical
3		birth, ear cropping, tail docking, dewclaw removal,
4		and debarking. For purposes of this paragraph, "pet
5		animal" shall have the same meaning as in section
6		711-1100;
7	(3)	Any student enrolled in any veterinary school or
8		college or any employee of a veterinarian from working
9		under the direct supervision of a veterinarian;
10	(4)	Any person from practicing veterinary medicine in the
11		employ of the United States government while engaged
12		in the performance of the person's official duties;
13	(5)	Any person licensed to practice veterinary medicine in
14		any state, or any certified scientist or professional
15		in animal care, from practicing in this State when in
16		actual consultation with or under the sponsorship of
17		veterinarians of this State; provided that the person
18		licensed from another state, or the certified
19		scientist or professional in animal care, shall not
20		open an office, or appoint a place to meet patients,
21		or receive calls within the limits of the State;

1	(6)	Any farmer from giving to another farmer the		
2		assistance customarily given in the ordinary practice		
3		of animal husbandry; or		
4	(7)	Any applicant who meets the licensing requirements of		
5		practicing veterinary medicine under a veterinarian by		
6		permit; provided the applicant applies for and takes		
7		the first examination scheduled by the board. A		
8		permit shall not be renewed."		
9	SECT	ION 2. Section 471-15, Hawaii Revised Statutes, is		
10	amended to read as follows:			
11	"[+]\$471-15[+] Criminal penalties. [Any] (a) Except as			
12	provided in subsection (b), any person convicted of violating			
13	section 4	71-2 shall [have committed] be guilty of a misdemeanor		
14	and shall be subject to a fine not to exceed \$500 $[\Theta r]_{,}$			
15	imprisoned not more than six months, or both.			
16	[Add	itionally, (b) Any person convicted of violating		
17	section 4	71-2 and who, in the course of that violation,		
18	intentionally or knowingly performs any surgical procedure,			
19	including	but not limited to surgical birth, ear cropping, tail		
20	docking, dewclaw removal, and debarking, on a pet animal shall			
21	be guilty of a class C felony. For purposes of this subsection			
22	"pet anim	al" shall have the same meaning as in section 711-1100.		
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In addition to the penalties provided in subsections
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    (a) and (b), all tools, implements, appliances, medicine, and
2
    drugs used in the practice of veterinary medicine by any person
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    convicted of practicing veterinary medicine without a license
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    shall be declared forfeited to the State by the court and turned
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    over to the board for disposition as it may choose to make."
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         SECTION 3. Section 711-1108.5, Hawaii Revised Statutes, is
    amended by amending subsection (2) to read as follows:
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9
         "(2) Subsection (1)(a) shall not apply to:
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        (a)
              Accepted veterinary practices [+] performed by a
11
              veterinarian licensed under chapter 471;
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        (b)
              Activities carried on for scientific research governed
13
              by standards of accepted educational or medicinal
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              practices; [or] and
15
        (c)
              Cropping or docking as customarily practiced [-] and
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              performed by a veterinarian licensed under chapter
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              471."
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         SECTION 4. This Act does not affect rights and duties that
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    matured, penalties that were incurred, and proceedings that were
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    begun before its effective date.
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         SECTION 5. Statutory material to be repealed is bracketed
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    and stricken. New statutory material is underscored.
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1 SECTION 6. This Act shall take effect upon its approval.

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Report Title:

Veterinary Medicine; Criminal Penalties; Pet Animals

Description:

Prohibits the owner of a pet animal and the owner's employees from performing any surgical procedure, including but not limited to surgical birth, ear cropping, tail docking, dewclaw removal, and debarking on the pet animal without being licensed as a veterinarian. Makes intentionally or knowingly performing any surgical procedure, including but not limited to surgical birth, ear cropping, tail docking, dewclaw removal, and debarking, on a pet animal by any person not licensed as a veterinarian a class C felony. Specifies that accepted veterinary practices and cropping or docking as customarily practiced, shall not be considered cruelty to animals in the first degree if performed by a veterinarian licensed under chapter 471, HRS. (SD1)

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