#### A BILL FOR AN ACT

RELATING TO OFFENSES INVOLVING THE CONFINEMENT OR RESTRAINT OF DOGS.

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

- SECTION 1. The legislature finds that unattended tethering isolates dogs from positive interactions with humans and often causes dogs to develop unruly and even dangerous behavior, such as excessive barking, aggression, and biting. In addition, the
- 5 improper use of tethers and other methods of confinement in
- 6 general can cause deficiencies in meeting the physical and
- 7 behavioral needs of dogs and lead to injury or death.
- 8 The legislature further finds that the cruelty to animals
- 9 offenses under section 711-1109(f) and (g), Hawaii Revised
- 10 Statutes, respectively, make it a misdemeanor to leave a dog
- 11 unsupervised while tethered to a stationary object by means of a
- 12 choke collar, pinch collar, or prong collar, or to confine a pet
- 13 animal in a kennel or cage in a cruel or inhumane manner.
- 14 However, the legislature believes that additional and enhanced
- 15 protections are needed to effectively prevent dog injuries and
- 16 deaths caused by the improper use of tethers and other methods

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    of confinement, including the establishment of standards to
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    ensure the quality of dog enclosures.
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         The purpose of this Act is to enhance the safety of dogs by
    establishing the offense of unlawful confinement or restraint of
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    a dog to enhance related offenses under the cruelty to animals
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    law and provide standards for the use of tethers and enclosures
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7
    for dogs.
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         SECTION 2. Chapter 711, Hawaii Revised Statutes, is
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    amended by adding a new section to be appropriately designated
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    and to read as follows:
         "§711- Unlawful confinement or restraint of a dog. (1)
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    Except as otherwise provided in section 711-1109(1), a person
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    commits the offense of unlawful confinement or restraint of a
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    dog if the person intentionally, knowingly, or recklessly:
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         (a) Restrains a dog by tethering, attaching, fastening, or
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              tying the dog to any stationary object:
              (i) Where the dog is left unsupervised by any person
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                   who is at least fourteen years of age;
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             (ii) Where the dog is under the age of twelve months;
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            (iii) Where the dog is sick, injured, or in need of
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                   veterinary care;
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1	<u>(iv)</u>	By u	se of a collar or harness that:
2		<u>(A)</u>	Is a choke collar, pinch collar, or prong
3			collar;
4		<u>(B)</u>	Is not specifically designed and properly
5			fitted for the restraint of the dog;
6		<u>(C)</u>	Does not exceed the circumference of the
7			dog's neck by at least one inch; or
8		<u>(D)</u>	Is fitted primarily or entirely upon the
9			head of the dog; or
10	<u>(v)</u>	By u	se of a tether, chain, rope, cord, leash,
11		pull	ey, running line, trolley system, or similar
12		devi	ce that:
13		(A)	Is not specifically designed for restraining
14			dogs;
15		(B)	Is less than five times the length of the
16			dog as measured from the tip of its nose to
17			the base of its tail or that is not a
18			reasonable length given the size of the dog
19			and available space;
20		(C)	Is of a weight or incorporates weights so
21			disproportionate to the size of the dog as

1			to cause overloading in violation of section
2			711-1109(1)(a);
3		<u>(D)</u>	Lacks a swivel on both ends or contains
4			tangles;
5		<u>(E)</u>	Fails to allow the dog to move at least
6			eight feet in any direction, excluding the
7			length of the dog as measured from the tip
8			of the its nose to the base of its tail,
9			unless the dimensions would violate clause
10			<u>(F);</u>
11		<u>(F)</u>	Allows the dog to reach the property of
12			another person, public property, or any
13			object or hazard that poses a risk of injury
14			of any type or poses a risk of entanglement;
15		<u>(G)</u>	Exposes the dog to extreme or inclement
16			weather or hazardous environments; or
17		<u>(H)</u>	Denies the dog access to water, shelter,
18			shade, or dry ground free of unsanitary
19			conditions; or
20	(b)	<u>Causes</u> th	e dog to spend the majority of its time in an
21		enclosure	that:

1	<u>(:</u>	Causes a violation of section 711-1109(1);
2	<u>(i:</u>	Consists of or includes any electronic system for
3		pet containment that lacks a physical barrier
4		that will prevent persons or other animals from
5		entering the enclosure; or
6	<u>(ii</u>	Consists of or includes a crate container
7		designed for the transport of a live dog.
8	(2) T	is section shall not apply to the use of a restraint
9	on a dog:	
10	<u>(a)</u> <u>W</u>	ile the owner of the dog or another person, with the
11	<u>o</u>	ner's consent, is walking the dog by means of a
12	<u>h</u>	ndheld leash designed specifically for dogs and
13	<u>i</u>	tended to be held by the owner or person while it is
14	<u>a</u>	tached to the dog's collar or harness. As used in
15	<u>t</u>	is paragraph, "owner" means any person, responsible
16	p	rty, or any legal entity, including a corporation,
17	p	rtnership, firm, or trust, that owns, possesses,
18	<u>h</u>	rbors, keeps, or has custody or permanent or
19	<u>t</u>	mporary control of a dog; or

1	<u>(b)</u>	While the dog is engaged in a supervised activity
2		where the restraint is reasonably necessary for the
3		safety of the dog.
4	(3)	Unlawful confinement or restraint of a dog:
5	<u>(a)</u>	Shall be a violation for a first offense, and upon
6		conviction thereof the defendant shall be fined up to
7		\$90; provided that the court shall waive the
8		imposition of the fine if the defendant achieves
9		compliance with this section and section 711-1109(1)
10		within ninety days of the violation;
11	<u>(b)</u>	Shall be a petty misdemeanor for a second offense,
12		punishable by a fine of up to \$500, or imprisonment
13		not exceeding thirty days, or both; and
14	<u>(c)</u>	Shall be a misdemeanor for a third or subsequent
15		offense, punishable by a fine of up to \$1,000, or
16		imprisonment not exceeding six months, or both,
17	except as	otherwise provided in subsection (4).
18	(4)	For any conviction under this section, if as a result
19	of the cor	mmission of the offense the defendant causes or allows
20	to occur	serious bodily injury to the dog or the death of the

1	dog, the d	defendant shall be guilty of a class C felony pursuant
2	to section	n 711-1108.5(1)(a)."
3	SECT	ION 3. Section 711-1109, Hawaii Revised Statutes, is
4	amended by	y amending subsections (1) and (2) to read as follows:
5	"(1)	A person commits the offense of cruelty to animals in
6	the second	d degree if the person intentionally, knowingly, or
7	recklessly	Y:
8	(a)	Overdrives, overloads, tortures, torments, beats,
9		causes substantial bodily injury to, or starves any
10		animal, or causes the overdriving, overloading,
11		torture, torment, beating, or starving of any animal;
12	(b)	Deprives a pet animal of necessary sustenance or
13		causes [such] the deprivation;
14	(c)	Mutilates, poisons, or kills without need any animal
15		other than insects, vermin, or other pests; provided
16		that the handling or extermination of any insect,
17		vermin, or other pest is conducted in accordance with
18		standard and acceptable pest control practices and all
19		applicable laws and regulations;
20	(d)	Keeps, uses, or in any way is connected with or
21		interested in the management of, or receives money for

1		the admission of any person to, any place kept or used
2		for the purpose of fighting or baiting any bull, bear,
3		cock, or other animal, and includes every person who
4		encourages, aids, or assists therein, or who permits
5		or suffers any place to be so kept or used;
6	(e)	Carries or causes to be carried, in or upon any
7		vehicle or other conveyance, any animal in a cruel or
8		inhumane manner;
9	(f)	Confines or causes to be confined, in a kennel or
10		cage, any pet animal in a cruel or inhumane manner; or
11	[ <del>(g)</del>	Tethers, fastens, ties, or restrains a dog to a
12		doghouse, tree, fence, or any other stationary object
13		by means of a choke collar, pinch collar, or prong
14		collar; provided that a person is not prohibited from
15		using such restraints when walking a dog with a hand
16		held leash or while a dog is engaged in a supervised
17		activity; or
18	<del>(h)</del> ]	(g) Assists another in the commission of any act
19		specified in [subsections] subsection (1)(a) through
20		[ <del>(1)(g).</del> ] <u>(1)(f).</u>

1	(2)	Subsection (1)(a), (b), (c), (e), (f), and (g) $[$ , and
2	<del>(h)</del> ] shal	1 not apply to:
3	(a)	Accepted veterinary practices;
4	(b)	Activities carried on for scientific research governed
5		by standards of accepted educational or medicinal
6		practices; or
7	(c)	Pest control operations conducted pursuant to chapter
8		149A by a pest control operator licensed pursuant to
9		chapter 460J, if the pest control is performed under a
10		written contract."
11	SECT	TION 4. This Act does not affect rights and duties that
12	matured,	penalties that were incurred, and proceedings that were
13	begun bei	fore its effective date.
14	SEC	TION 5. Statutory material to be repealed is bracketed
15	and stric	cken. New statutory material is underscored.
16	SEC	TION 6. This Act shall take effect on July 1, 2016.
17		INTRODUCED BY: Circly Evens
		JAN 2 5 2016 BR

#### Report Title:

Crime; Cruelty to Animals; Unlawful Confinement or Restraint of Dogs

#### Description:

Establishes the criminal offense of unlawful confinement or restraint of a dog to enhance related offenses under the cruelty to animals law and provide standards for the use of tethers and enclosures for dogs.

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