H.B. NO. ¹⁰⁹⁰ H.D. 1 S.D. 1

A BILL FOR AN ACT

RELATING TO CHILD PASSENGER RESTRAINTS.

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

1	SECTION 1. Section 291-11.5, Hawaii Revised Statutes, is
2	amended to read as follows:
3	"§291-11.5 Child passenger restraints. (a) Except as
4	otherwise provided in this section, no person operating a motor
5	vehicle on a public highway in the State shall transport a child
6	[under eight] <u>less than ten</u> years of age except under the
7	following circumstances:
8	(1) If the child is less than two years of age, the person
9	operating the motor vehicle shall ensure that the
10	child is properly restrained in a rear-facing child
11	safety seat that meets federal motor vehicle safety
12	standards at the time of its manufacture;
13	(2) If the child is [under] at least two years of age but
14	less than four years of age, the person operating the
15	motor vehicle shall ensure that the child is properly
16	restrained in a [child passenger restraint system]
17	rear-facing or forward-facing child safety seat that



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1		has an internal harness and that meets federal motor
2		vehicle safety standards at the time of its
3		manufacture; [or
4	(2)]	(3) If the child is <u>at least</u> four years of age [or
5		older] but less than [eight] <u>seven</u> years of age, the
6		person operating the motor vehicle shall ensure that
7		the child is properly restrained in a child safety
8		seat or booster seat that meets federal motor vehicle
9		safety standards at the time of its manufacture[$ au$
10		except as provided in paragraph (3); and]; or
11	[(3)]	(4) If the child is [four] at least seven years of
12		age [or older] but less than [eight] <u>ten</u> years of age,
13		the person operating the motor vehicle shall [be
14		exempt from properly restraining] ensure that the
15		child is properly restrained in a child safety seat or
16		booster seat that meets federal motor vehicle safety
17		standards at the time of <u>its</u> manufacture; provided
18		that this requirement shall not apply if the child is:
19		(A) Correctly restrained by a <u>lap and shoulder</u> seat
20		belt assembly; and [+

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1	(A)] (B) Over four feet and nine inches in height[+		
2	or		
3	(B) Over forty-pounds-and traveling in-a motor		
4	vehicle equipped only with lap belts, without		
5	shoulder straps, in the back-seat].		
6	(b) [Operators of the following motor vehicles] A person		
7	operating a motor vehicle shall be exempt from the requirements		
8	of this section $[+]$ if the vehicle in which the child is being		
9	transported is an emergency, commercial, [and] or mass transit		
10	[vehicles.] <u>vehicle.</u> Further exemptions from this section may		
11	be established by the department of transportation pursuant to		
12	rules adopted under chapter 91.		
13	[(c) This section shall not apply if the number of persons		
14	in a vehicle exceeds the greater of the following:		
15	(1) The number of seat belt-assemblies available in the		
16	vehicle; or		
17	(2) The number of seat belt assemblies originally		
18	installed in the vehicle;		
19	provided that all available seat belt assemblies are being used		
20	to restrain a passenger, and those children not restrained by an		
21	approved child passenger restraint system, a child safety seat,		

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1	a booster seat, or a seat belt assembly are in the back-seat of
2	the motor vehicle.
3	[(d)] <u>(c)</u> In no event shall failure to restrain a child
4	under the age of [eight] <u>ten</u> years as required by this section
5	be considered contributory negligence, comparative negligence,
6	or negligence per se.
7	$\left[\frac{(c)}{(c)}\right]$ (d) Violation of this section shall be considered an
8	offense as defined under section 701-107(5) and shall subject
9	the violator to the following penalties:
10	(1) For a first conviction, the person shall:
11	(A) Be fined not more than \$100;
12	(B) Be required by the court to attend a child
13	passenger restraint system safety class
14	[conducted] approved by the judiciary's division
15	of driver education; provided that:
16	(i) The class may include video conferences as
17	determined by the administrator of the
18	division of driver education as an
19	alternative method of education; and
20	(ii) The class shall not exceed four hours;



1		(C)	Pay a \$50 driver education assessment as provided
2			in section 286G-3;
3		(D)	Pay a \$10 surcharge to be deposited into the
4			neurotrauma special fund; and
5		(E)	Pay up to a \$10 surcharge to be deposited into
6			the trauma system special fund if the court so
7			orders;
8	(2)	For	a conviction of a second offense committed within
9		thre	e years of any other conviction under this
10		sect	ion, the person shall:
11		(A)	Be fined not less than $[\$100]$ $\$$ but not
12			more than [\$200;] <u>\$;</u>
13		(B)	Be required by the court to attend a child
14			passenger restraint system safety class not to
15			exceed four hours in length [conducted] <u>approved</u>
16			by the judiciary's division of driver education
17			if the person has not previously attended such a
18			class;
19		(C)	Pay a \$50 driver education assessment as provided
20			in section 286G-3 if the person has not
21			previously attended a child passenger restraint





1			system safety class [conducted] <u>approved</u> by the
2			judiciary's division of driver education;
3		(D)	Pay a \$10 surcharge to be deposited into the
4			neurotrauma special fund; and
5		(E)	Pay up to a \$10 surcharge to be deposited into
6			the trauma system special fund if the court so
7			orders;
8	(3)	For	a conviction of a third or subsequent offense
9		comm	itted within three years of any other conviction
10		unde	r this section, the person shall:
11		(A)	Be fined not less than [\$200] <u>\$</u> but not
12			more than [\$500;] <u>\$;</u>
13		(B)	Be required by the court to attend a child
14			passenger restraint system safety class not to
15			exceed four hours in length [conducted] <u>approved</u>
16			by the judiciary's division of driver education
17			if the person has not previously attended such a
18			class;
19		(C)	Pay a \$50 driver education assessment as provided
20			in section 286G-3 if the person has not
21			previously attended a child passenger restraint





1		system safety class [conducted] <u>approved</u> by the
2		judiciary's division of driver education;
3	(D)	Pay a \$10 surcharge to be deposited into the
4		neurotrauma special fund; and
5	(E)	Pay up to a \$10 surcharge to be deposited into
6		the trauma system special fund if the court so
7		orders.
8	[(f)] <u>(e)</u>	As used in this section:
9	"Commerci	al vehicle" means any motor vehicle that is being
10	used for the t	ransportation of persons for hire, compensation,
11	or profit.	
12	"Emergenc	y vehicle", "mass transit vehicle", "restrained",
13	and "seat belt	assembly" shall have the same meaning as provided
14	in section 291	-11.6."
15	SECTION 2	. Section 291-11.6, Hawaii Revised Statutes, is
16	amended by ame	nding subsection (a) to read as follows:
17	"(a) Exc	ept as otherwise provided by law, no person shall
18	operate a moto	r vehicle upon any public highway unless the
19	person is rest	rained by a seat belt assembly and all passengers
20	in the front o	r back seat of the motor vehicle are restrained by
21	a seat belt as	sembly or are restrained pursuant to

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1	section 291-11.5 if they are [under eight] <u>less than ten</u> years
2	of age."
3	SECTION 3. Statutory material to be repealed is bracketed
4	and stricken. New statutory material is underscored.
5	SECTION 4. This Act shall take effect on July 1, 2050.





Report Title: Child Passenger Restraints; Requirements; Penalties

Description:

Amends requirements for child passengers. Requires rear facing child safety seats for children less than two years of age. Requires the use of child safety seats or booster seats for certain children less than ten years of age. Raises certain fines for violations. Effective 7/1/2050. (SD1)

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

