

GOV. MSG. NO. 1325

EXECUTIVE CHAMBERS KE KE'ENA O KE KIA'ĀINA

JOSH GREEN, M.D. GOVERNOR KE KIA'ĀINA

July 8, 2024

The Honorable Ronald D. Kouchi President of the Senate, and Members of the Senate Thirty-Second State Legislature State Capitol, Room 409 Honolulu, Hawai'i 96813 The Honorable Scott K. Saiki Speaker, and Members of the House of Representatives Thirty-Second State Legislature State Capitol, Room 431 Honolulu, Hawai'i 96813

Dear President Kouchi, Speaker Saiki, and Members of the Legislature:

This is to inform you that on July 8, 2024, the following bill was signed into law:

HB2058 HD1 SD1 CD1

RELATING TO DANGEROUS DOGS. **ACT 224**

Sincerely,

Josh Green, M.D.

Governor, State of Hawai'i

HOUSE OF REPRESENTATIVES THIRTY-SECOND LEGISLATURE, 2024 STATE OF HAWAII

ACT 224

H.B. NO. 2058 H.D. 1

A BILL FOR AN ACT

RELATING TO DANGEROUS DOGS.

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

- 1 SECTION 1. The legislature finds that Hawaii struggles 2 with the problem of loose dogs that behave aggressively. of these dogs are feral; other dogs have owners who have failed 3 to control or train their dogs; and yet other dogs have been abandoned. The legislature further finds that for dogs with 5 owners, these owners should clearly be held responsible for the 6 aggressive actions of their dogs that harm persons or other 7 8 animals. Therefore, the purpose of this Act is to: 9 10 Define what constitutes a dangerous dog; and (1)11 Establish requirements and penalties for owners of dangerous dogs. 12 SECTION 2. Chapter 711, Hawaii Revised Statutes, is 13 amended by adding a new part to be appropriately designated and 14 to read as follows: 15 16 "PART DANGEROUS DOGS
 - 2024-2907 HB2058 CD1 HMS0

1	§711·	-A Definitions. As used in this part, unless the
2	context c	learly indicates or requires a different meaning:
3	"Aniı	mal control authority" means a county agency that
4	enforces	animal control laws.
5	"Bit	e injury" means any contact between an animal's mouth
6	and teeth	and the skin of a bite victim that causes visible
7	trauma, s	uch as a puncture wound, laceration, or other piercing
8	of the sk	in.
9	"Bod	ily injury" has the same meaning as defined in section
10	707-700.	
11	"Dan	gerous dog" means any dog that, without provocation,
12	causes a	bite injury to a person or another animal. A dog's
13	breed sha	ll not be considered in determining whether it is
14	dangerous	
15	"Esc	ape-proof kennel" means a kennel:
16	(1)	That allows a dog to stand normally and without
17		restriction, is at least two and one-half times the
18	•	length of the dog, and protects the dog from the
19		elements;
20	(2)	Having fencing or wall materials that have no openings

or gaps that exceed two inches; and

21

1	(3) Having no gates, or gates that are lockable and
2	designed to prevent the entry of children or the
3	escape of the dog.
4.	"Microchip" has the same meaning as defined in section
5	143-1.
6	"Negligently" has the same meaning as set forth in section
7	702-206(4).
8	"Officer" means any sheriff, deputy, and any member of a
9	police force and animal control officers of the several counties
10	of the State.
11	"Owner" means any person owning, harboring, or keeping a
12	dog; provided that, if the owner is a minor under the age of
13	eighteen years, the parents, guardian, or another person having
14	the care, custody, or control of the minor shall be presumed to
15	be the owner; provided further that the person whose current
16	contact information is registered with a microchip registration
17	company shall be presumed to be the owner of the dog.
18	"Provocation" means behavior that precipitates a bite

injury caused by a dog under the following circumstances:

19

1 -	(1)	The dog was protecting or defending its owner or a
2		member of its owner's household from an attack or
3		assault;
4	(2)	The person bitten was committing a crime or offense
5		while on the property of the owner of the dog;
6	(3)	The person bitten was teasing, tormenting, abusing, or
7		assaulting the dog or at any time in the past had
8		teased, tormented, abused, or assaulted the dog;
9	(4)	The dog was attacked or menaced by another animal, or
10		the animal was on the property of the owner of the
11		dog;
12	(5)	The dog was responding to pain or injury inflicted by
13		the person bitten or another animal;
14	(6)	The dog was protecting itself, its kennel, or its
15		offspring from the person bitten or an animal; or
16	(7)	The person bitten or an animal was disturbing the
17		dog's natural functions, such as sleeping or eating,
18		while the dog was on its owner's property.
19	"Ser	ious bodily injury" has the same meaning as defined in
20	section 7	07-700.

ı	"Seri	lous injury to any animal" means physical injury to an
2	animal inv	volving a broken bone, concussion, laceration requiring
3	multiple s	stitches, or tearing or rupture of an organ.
4	"Subs	stantial bodily injury" has the same meaning as defined
5	in section	707-700.
6	§711-	-B Designation as dangerous dog; basis. (a) An
7	officer ma	ay find and declare a dog to be a dangerous dog if the
8	officer ha	as probable cause to believe that the dog falls within
9	the defini	ition of "dangerous dog". The declaration shall be
10	based upor	n:
11	(1)	The written complaint of a person who is willing to
12		testify that the dog has acted in a manner that causes
13		it to fall within the definition of "dangerous dog";
14	(2)	Actions of the dog witnessed by an officer; or
15	(3)	Other substantial evidence admissible in court.
16	(d)	The declaration in subsection (a) shall be in writing
17	and shall	be served by the officer upon the owner of the
18	dangerous	dog, if known, using one of the following methods:
19	(1)	Certified mail to the owner's last known address; or
20	(2)	Personally.

1	(c)	The owner of a dog declared to be a dangerous dog may	
2	initiate a	contested case with the declarant officer's	
3	department	or agency within thirty days following the service	
4	date of the	e declaration.	
5	§711	C Legal requirements of owner. (a) The owner of a	
6	dog decla	ed to be a dangerous dog shall:	
7	(1)	Provide the owner's name, address, and telephone	
8		number to the animal control authority;	
9	(2)	Provide the location at which the dangerous dog is	
10		currently kept, if the location is not the owner's	
11		address, to the animal control authority;	
12	(3)	Promptly notify the animal control authority of:	
13		(A) Any changes in the ownership of the dangerous do	g
14		or the location of the dangerous dog, along with	
15		the names, addresses, and telephone numbers of	
16		the new owners or the new address at which the	
17	•	dangerous dog is located;	
18		(B) Any further instances of an attack by the	
19		dangerous dog upon a person or an animal;	

1		(C) Any current or future claims made or legal
2		actions brought as a result of an attack by the
3		dangerous dog upon a person or an animal; or
4		(D) The death of the dangerous dog;
5	(4)	Have a microchip implanted in the dangerous dog,
6	•	register the owner's microchip information pursuant to
7		section 143-2.2, and provide the microchip
8		identification number of the dangerous dog to the
9		animal control authority;
10	(5)	Ensure that the dangerous dog is under the control of
11		a person who is at least eighteen years of age, when
12		the dangerous dog is indoors at the owner's premises;
13	(6)	Ensure that when the dangerous dog is outdoors on the
14	•	owner's premises and unattended, the dangerous dog is
15		confined to an escape-proof kennel that remains
16		locked;
17	(7)	Ensure that when the dangerous dog is outdoors on the
18		owner's premises and attended, the dangerous dog is:
19		(A) Kept on a fixed and secure leash no longer than
20		four feet in length;

1		(b) older the control of a person at least eighteen
2		years of age; and
3		(C) Kept within a fenced or walled area from which it
4		cannot escape;
5	(8)	Ensure that when the dangerous dog is outdoors outside
6		the owner's premises, the dangerous dog is:
7		(A) Kept on a fixed and secure leash no longer than
8	•	four feet in length;
9		(B) Under the control of a person who is at least
0		eighteen years of age; and
1	•	(C) Muzzled with a properly fitted, basket muzzle
2		that prevents the dangerous dog from biting any
13		person or animal but does not cause injury to the
14		dangerous dog or interfere with its vision or
15		respiration;
16	(9 <u>)</u>	Place on the owner's premises a sign or signs provided
17		by the animal control authority informing the public
18		of the presence and dangerousness of the dangerous
19	•	dog; and

1	(10) Neuter or spay the dangerous dog at the owner's
2	expense, unless neutering or spaying the dangerous dog
3	is medically contraindicated.
4	(b) The owner of a dangerous dog who keeps the dangerous
5	dog in a manner found to be in violation of this section commits
6	the offense of negligent failure to control a dangerous dog and
7	the dangerous dog shall be subject to seizure and impoundment
8	pursuant to this part if the owner is unable to immediately
9	secure the dangerous dog.
10	§711-D Rescission of declaration. (a) The owner of a
11	dangerous dog may apply to the animal control authority to have
12	the declaration rescinded after three years if all of the
13	following requirements have been met:
14	(1) The owner and dangerous dog have had no subsequent
15	violations of this part;
16	(2) The owner has complied with all provisions of this
17	part for a period of three years; and
18	(3) The owner provides proof to the animal control
19	authority of the dangerous dog's successful completion
20	of a behavior modification or management program

1	administered by an animal trainer or behaviorist who
2	is certified by a nationally recognized organization.
3	(b) If the animal control authority finds that the owner
4	and dangerous dog have complied with all of the requirements of
5	this section and the owner has provided sufficient evidence that
6	the dog is no longer dangerous, the animal control authority
7	shall rescind the declaration.
8	§711-E Negligent failure to control a dangerous dog;
9	penalties. (a) The owner of a dangerous dog commits the
10	offense of negligent failure to control a dangerous dog if:
11	(1) A bite injury occurs due to the failure of the owner
12	of a dangerous dog to comply with the requirements of
13	this part; or
14	(2) The owner of a dangerous dog negligently fails to take
15	reasonable measures to prevent the dangerous dog from
16	causing a bite injury, without provocation, to a
17	person or another animal and the attack results in:
18	(A) The serious injury to any animal or maiming or
19	death of another animal;
20	(B) Bodily injury to a person other than the owner;
21	or



1		(C) Substantial bodily injury to, serious bodily
2		injury to, or the death of, a person other than
3	•	the owner.
4	(b)	An offense under subsection (a)(1), (a)(2)(A), or
5	(a) (2) (B)	shall be a misdemeanor for which the owner of the
6	dangerous	dog shall be sentenced to:
7	(1)	A fine of no less than \$1,000 but no more than \$2,000;
8	(2)	A term of imprisonment of up to six months or a period
9		of probation of no more than one year;
0	(3)	The payment of restitution to any person who has
1		suffered bodily injury or property damage as a result
12		of an attack by the dangerous dog if the person
13		suffers financial losses or medical expenses due to
L4	•	the attack. As used in this paragraph, "medical
15		expenses" may include the costs of necessary
16		counseling or rehabilitative services; and
١7	(4)	The payment of all expenses for the boarding and
18		retention of the dangerous dog if the dog is seized
19		and impounded pursuant to this part;
20	provided	that no sentence under this subsection shall be
71	susponded	-

1	(c)	Unless the dangerous dog has been or is ordered to be
2	euthanize	d, an owner who has negligently failed to control a
3	dangerous	dog shall also be required to:
4	(1)	Meet all conditions imposed on the owner of a
5		dangerous dog pursuant to this part;
6	(2)	Obtain liability insurance or post bond of no less
7	٠.٠	than \$50,000, or in a higher amount, if the court
8		finds that a higher amount is appropriate to cover
9		medical or veterinary costs, or both, resulting from
10	•	potential future actions of the dangerous dog; and
11	(3)	Follow any other condition that the court deems
12		necessary to restrain or control the dangerous dog.
13	(d)	An offense under subsection (a)(2)(C) shall be a class
14	C felony	for which the owner of a dangerous dog shall be
15	sentenced	to:
16	(1)	A fine of no less than \$1,000 but no more than
17		\$10,000;
18	(2)	A term of imprisonment of no less than one year but no
19		more than five years, pursuant to chapter 706; and
20	(3)	The euthanasia of the dangerous dog;

- 1 provided that no sentence under this subsection shall be
- 2 suspended.
- 3 §711-F Impoundment of a dangerous dog. (a) If there is
- 4 probable cause to believe that the dangerous dog poses an
- 5 imminent threat to a person or another animal, or if there is
- 6 probable cause to believe that there is a violation of section
- 7 711-C or 711-E, a law enforcement officer, after obtaining a
- 8 search warrant, or in any other manner authorized by law, may
- 9 enter the premises where the dangerous dog is located to seize
- 10 and impound the dog. If, after reasonable effort, the owner or
- 11 person having custody of the dangerous dog cannot be found and
- 12 notified of the impoundment, an impoundment notice shall be
- 13 conspicuously posted on the premises and, within seventy-two
- 14 hours after posting, the notice shall be sent by certified mail
- 15 to the address, if any, from which the dangerous dog was
- 16 removed.
- 17 A law enforcement officer shall not be liable for any
- 18 damage resulting from an entry under this subsection, unless the
- 19 damage was caused by acts beyond the scope of the officer's
- 20 authority or the officer's negligence, gross negligence, or
- 21 intentional misconduct.

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1	(b) The owner of a dangerous dog that has been impounded
2	under this section may decline to surrender ownership of the
3	dangerous dog to the animal control authority by paying to the
4	animal control authority impoundment, care, and provision costs
5	in an amount determined by the animal control authority to be
6	sufficient to provide for the dangerous dog's care by the animal
7.	control authority for at least thirty days, including the day on
8	which the animal was taken into custody.
9	(c) If the owner of a dangerous dog that has been
10	impounded under this section cannot be located within five days
11	after the dangerous dog is impounded, ownership of the dangerous
12	dog shall be deemed relinquished.
13	(d) At the request of the dangerous dog's owner,
14	impoundment under this section may occur at the premises of a
15	licensed veterinarian or a commercial kennel of the dangerous
16	dog owner's choosing; provided that:
17	(1) The owner shall secure the private boarding placement
18	for the dangerous dog within five days after the
19	dangerous dog has been impounded by the animal control
20	authority; and

1	(2)	All expenses for the dangerous dog's boarding and care
2		shall be borne by the dangerous dog's owner.
3	(e)	If the owner of the dangerous dog does not arrange for
4	private b	oarding placement, the following requirements shall
5	apply:	
6	(1)	The owner of the dangerous dog shall pay the animal
7		control authority within five days after the dangerous
8		dog is impounded; and
9	(2)	At the end of the time for which expenses are covered
10		by an initial or any subsequent impoundment, care, and
11	•	provision payment:
12		(A) If the owner of the dangerous dog declines to
13		surrender ownership of the dangerous dog to the
14		animal control authority, the owner shall make an
15		additional payment to the animal control
16		authority at least five days before the
17		expiration of the previous payment; or
18		(B) If the owner of the dangerous dog has not made an
19		additional payment in a timely manner to the
20		animal control authority for impoundment, care,
21		and provision costs for the dangerous dog,

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1	ownership	of	the	dangerous	dog	shall	bе	deemed
2	relinguish	ned.						

- 3 (f) If the owner of a dangerous dog fails to pay
- 4 impoundment, care, and provision costs for the dangerous dog
- 5 pursuant to this section, the owner may forfeit the owner's
- 6 right to contest those costs and any ownership rights to the
- 7 dangerous dog.
- 8 (g) Any dangerous dog that is unclaimed by its owner,
- 9 within five days after the owner has been notified that the
- 10 dangerous dog is eligible for release from impoundment, shall be
- 11 deemed abandoned, and ownership of the dangerous dog shall be
- 12 deemed relinquished.
- 13 (h) If an animal control authority that is impounding a
- 14 dangerous dog pursuant to this section determines that the
- 15 dangerous dog is too dangerous for its staff to safely provide
- 16 basic care, the dangerous dog may be euthanized by the animal
- 17 control authority.
- 18 (i) If a licensed veterinarian determines that an
- 19 impounded dangerous dog is:
- 20 (1) Experiencing extreme pain or suffering;
- 21 (2) Severely injured past recovery;

- 1 (3) Severely disabled past recovery; or
- 2 (4) Severely diseased past recovery,
- 3 the dangerous dog may be euthanized by the animal control
- 4 authority.
- 5 (j) The owner of a dangerous dog shall not sell or
- 6 transfer the ownership or physical custody of the dangerous dog
- 7 before the time period stated in the court summons, and the
- 8 citation shall notify the owner of this prohibition; provided
- 9 that this prohibition shall not apply when the owner transfers
- 10 ownership of the dangerous dog to an animal control authority.
- 11 (k) Any person who refuses to surrender a dangerous dog
- 12 that is subject to relinquishment pursuant to this section shall
- 13 be guilty of a petty misdemeanor.
- 14 If the owner of a dangerous dog that is seized and
- 15 impounded pursuant to this section fails to appear in court as
- 16 required, ownership of the dangerous dog shall be deemed
- 17 relinquished, and the court may order disposition of the
- 18 dangerous dog as it deems appropriate.
- 19 (1) Notwithstanding any relinquishment of ownership of the
- 20 dangerous dog, the owner shall remain responsible for all
- 21 expenses incurred in boarding, caring for, and providing for the

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- 1 dangerous dog and any fees and penalties that may be imposed by
- 2 the court.
- 3 §711-G Inspection. Upon the presentation of proper
- 4 credentials, any officer may enter at reasonable times any
- 5 building, structure, or premises in the State for the purpose of
- 6 determining and enforcing compliance with this part or of any
- 7 court order issued under this part; provided that the entry
- 8 shall be made in a manner that causes the least possible
- 9 inconvenience to the person in possession or occupying the
- 10 building, structure, or premises; provided further that a court
- 11 order authorizing the entry shall be obtained if entry is denied
- 12 or resisted.
- 13 §711-H Exemption. This part shall not apply to dogs owned
- 14 by any law enforcement agency and used in the performance of law
- 15 enforcement work.
- 16 §711-I Civil action not precluded. Nothing in this part
- 17 shall preclude any person injured by a dangerous dog from
- 18 bringing a civil action against the owner of the dangerous dog
- 19 pursuant to law."
- 20 SECTION 3. Chapter 711, Hawaii Revised Statutes, is
- 21 amended by designating sections 711-1100 to 711-1114 as part I,

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- 1 entitled "General Provisions Relating to Offenses Against Public
- 2 Order".
- 3 SECTION 4. In codifying the new sections added by section
- 4 2 of this Act, the revisor of statutes shall substitute
- 5 appropriate section numbers for the letters used in designating
- 6 the new sections in this Act.
- 7 SECTION 5. This Act does not affect rights and duties that
- 8 matured, penalties that were incurred, and proceedings that were
- 9 begun before its effective date.
- SECTION 6. This Act shall take effect on July 1, 2024;
- 11 provided that sections 711-B, 711-C, 711-D, and 711-G, Hawaii
- 12 Revised Statutes, shall take effect on July 1, 2025.

APPROVED this 8th day of July , 2024

GOVERNOR OF THE STATE OF HAWAII

THE HOUSE OF REPRESENTATIVES OF THE STATE OF HAWAII

Date: May 1, 2024 Honolulu, Hawaii

We hereby certify that the above-referenced Bill on this day passed Final Reading in the House of Representatives of the Thirty-Second Legislature of the State of Hawaii, Regular Session of 2024.

Run

Scott K. Saiki Speaker House of Representatives

This has the

Brian L. Takeshita

Chief Clerk

House of Representatives

THE SENATE OF THE STATE OF HAWAI'I

Date: May 1, 2024 Honolulu, Hawai'i 96813

We hereby certify that the foregoing Bill this day passed Final Reading in the Senate of the Thirty-Second Legislature of the State of Hawai'i, Regular Session of 2024.

President of the Senate

Clerk of the Senate