A BILL FOR AN ACT

RELATING TO EDUCATION.

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

- 1 SECTION 1. The legislature finds that Hawaii's preschools
- 2 and K-12 schools have increasingly served as safe havens for
- 3 individuals who aim to exploit their positions at schools to
- 4 carry out acts that harm children, violating the trust inherent
- 5 in those positions. Recent investigations and reports indicate
- 6 that offenses, including but not limited to sexual abuse,
- 7 physical assault, and other forms of harassment, have been
- 8 committed against students on various public and private
- 9 preschools and K-12 campuses throughout the State. The school
- 10 personnel or volunteer involved in these offenses often seeks to
- 11 continue their reign of harming children at other schools by
- 12 taking advantage of the inability of educational institutions to
- 13 effectively share information with each other.
- 14 The legislature further finds that all too often, based on
- 15 real or perceived legal restrictions, schools fail to provide
- 16 vital information to one another to consider in the rendering of
- 17 their decisions. This lack of communication allows contact with

H.B. NO. 2043 H.D. 1

- 1 students to these perpetrators and creates a revolving door for
- 2 the perpetrators at preschools and K-12 schools in the State.
- 3 The legislature recognizes that it is essential to prevent
- 4 the presence of these individuals on any preschool and K-12
- 5 campus and from serving in any capacity that requires
- 6 interaction with or close proximity to students. Action is
- 7 required to preserve the safety of both private and public
- 8 preschools and K-12 campuses and bolster protections for
- 9 students from harm.
- 10 The purpose of this Act is to create a registry for all
- 11 preschools and K-12 educational institutions within the State
- 12 that contains information on school employees, contractors, or
- 13 volunteers for whom, as result of an investigation, a final
- 14 finding has been issued that the individual has inflicted harm
- 15 on a student, with the goal of preventing those individuals from
- 16 subsequently gaining employment in any other public or private
- 17 preschools and K-12 institution in Hawaii.
- 18 SECTION 2. Chapter 302A, Hawaii Revised Statutes, is
- 19 amended by adding a new section to part IV, subpart B, to be
- 20 appropriately designated and to read as follows:

1	S302A- Harm to students registry; requirements;
2	appeals. (a) The department shall establish a harm to students
3	registry, which shall be a compilation of employees found to
4	have inflicted harm on a student in the State. The registry
5	shall contain the full and legal name of the person; the name of
6	the reporting institution; information submitted to the
7	department by an institution pursuant to subsection (b); any
8	significant dates, including but not limited to the date of the
9	incident and the date of the institution's final finding as a
10	result of its investigation; and any other information deemed
11	necessary by the department.
12	(b) An institution shall register with the department any
13	final finding resulting from the institution's investigation of
14	an employee of that institution who engaged in acts or omissions
15	that resulted in the infliction of harm to a student,
16	notwithstanding whether the employee was terminated, retired,
17	resigned, or was banned from the school pending completion of
18	such investigation. Each institution shall complete its
19	investigation without regard to the employment status of the
20	individual under investigation or the status of the individual's
21	future involvement with the institution.

1	(c)	For purposes of this section, in order for an
2	individua	l's name to be placed on the registry, the
3	investiga	tion conducted by an institution that rendered a final
4	finding o	f infliction of harm to a student shall involve, at a
5	minimum:	
6	(1)	An investigator who was not a party or witness in the
7		investigation and does not report to a complaining
8		party or accused party;
9	(2)	An opportunity for the complaining party and accused
10		party to provide information to the investigator
11		regarding the alleged misconduct or other
12		circumstances that caused initiation of the
13		<pre>investigation;</pre>
14	(3)	Representation for the accused party if required by
15		law or any applicable collective bargaining agreement;
16		provided that the department shall not provide
17		representation for an accused party that does not
18		belong to a bargaining unit is not entitled to
19		representation pursuant to a collective bargaining
20		agreement;

H.B. NO. 2043 H.D. 1

1	(4)	Consideration of the information provided by all
2		parties and witnesses who participated in the
3		investigation; and
4	(5)	Reasoned findings based on the information gathered
5		that support the conclusion, to at least a
6		preponderance of the evidence, that the accused party
7		inflicted harm on a student.
8	<u>(d)</u>	Any institution in the State shall share information
9	relating	to any ongoing or concluded investigation of inflictior
10	of harm t	o a student, including any final finding of the
11	investiga	tion, when requested by another institution.
12	(e)	The harm to students registry shall be made accessible
13	to any in	stitution within the State and the department of human
14	resources	development.
15	<u>(f)</u>	Any person whose name appears on the harm to students
16	registry 1	may appeal to the superintendent to remove their name
17	from the	registry. Upon submission of the appeal, the
18	superinte	ndent shall convene a temporary panel to determine the
19	deletion	of the person from the harm to students registry, which
20	shall be	comprised of the following three members:
21	(1)	The superintendent, or the superintendent's designee;

1	(2)	The executive director of the state public charter
2		school commission, or the executive director's
3		designee;
4	<u>(3)</u>	The director of the executive office on early
5		learning, or the director's designee; and
6	(4)	The executive director of the Hawaii Association of
7		Independent Schools, or the executive director's
8		designee.
9	The panel	shall serve as the final arbitrator of appeals
10	authorize	d by this section.
11	(g)	As used in this section:
12	"Emp	loyee" means all employees, contractors, and volunteers
13	of an ins	titution.
14	"Fin	al finding" means the conclusion of an institution's
15	investiga	tion that results in a determination by the
16	institutio	on.
17	<u>"Harı</u>	m to students registry" means a list of persons
18	compiled I	by the department that have been found through an
19	investiga	tion to have inflicted harm on a student.
20	"Inf.	licted harm on a student" means the act of subjecting a
21	student to	o sexual contact or conduct including but not limited

- 1 to sexual assault as proscribed by chapter 707, part V,
- 2 molestation, sexual fondling, incest, or prostitution; obscene
- 3 or pornographic photographing, filming, or depiction; or other
- 4 <u>similar forms of sexual exploitation</u>, including but not limited
- 5 to acts that constitute an offense pursuant to section
- 6 712-1202(1)(b).
- 7 "Institution" means any educational institution that serves
- 8 students in prekindergarten and from kindergarten through
- 9 twelfth grade within the State.
- "Investigation" means any fact finding by an institution in
- 11 relating to an accusation of infliction of harm on a student."
- 12 SECTION 3. Chapter 302C, Hawaii Revised Statutes, is
- 13 amended by adding a new section to be appropriately designated
- 14 and to read as follows:
- 15 "§302C- Investigation of misconduct; reporting to
- 16 department of education; registry. (a) Pursuant to the
- 17 requirements of section 302A- , a private school shall report
- 18 to the department of education any final finding resulting from
- 19 the private school's investigation that an employee inflicted
- 20 harm on a student, notwithstanding whether the employee was
- 21 terminated, retired, resigned, or was banned from the school

- 1 pending completion of such investigation. Each private school
- 2 shall complete its investigation without regard to the status of
- 3 employment of the individual or the status of the individual's
- 4 future involvement with the school.
- 5 (b) All private schools shall inquire with the department
- 6 of education whether a candidate for employment at their school
- 7 is listed on the harm to students registry.
- 8 (c) Private schools shall consult the harm to student
- 9 registry prior to authorizing a volunteer's assistance at a
- 10 school event that requires the volunteer's interaction or close
- 11 proximity to a student.
- 12 (d) If a candidate for employment or a potential
- 13 volunteer's name is listed on the registry, the private school
- 14 shall cease to consider the candidate or volunteer for
- 15 employment or prohibit the volunteer's assistance in a role that
- 16 <u>involves interaction or close proximity to a student.</u>
- 17 (e) All private schools shall share information relating
- 18 to any ongoing or concluded investigation relating to an
- 19 accusation that an employee has inflicted harm on a student when
- 20 requested by another institution.
- 21 (f) As used in this section:

1 "Employee" means all employees, contractors, and volunteers 2 of a private school. 3 "Final finding" means the conclusion of an institution's 4 investigation that results in a determination by the 5 institution. 6 "Harm to students registry" means a list of persons 7 compiled by the department of education that have been found 8 through an investigation to have inflicted harm on a student. 9 "Inflicted harm on a student" means the act of subjecting a 10 student to sexual contact or conduct, including but not limited 11 to sexual assault as proscribed by chapter 707, part V, 12 molestation, sexual fondling, incest, or prostitution; obscene 13 or pornographic photographing, filming, or depiction; or other 14 similar forms of sexual exploitation, including but not limited 15 to acts that constitute an offense pursuant to section 16 712-1202(1)(b). 17 "Institution" means any educational institution that serves 18 students in prekindergarten and from kindergarten through 19 twelfth grade within the State. 20 "Investigation" means any fact finding by an institution in

relating to an accusation of infliction of harm on a student."

1	SECTION 4. Chapter 302D, Hawaii Revised Statutes, is
2	amended by adding a new section to be appropriately designated
3	and to read as follows:
4	"§302D- Investigation of misconduct; reporting to
5	department; registry. (a) Pursuant to the requirements of
6	section 302A- , a public charter school shall report to the
7	department any final finding resulting from the public charter
8	school's investigation that an employee inflicted harm on a
9	student, notwithstanding whether the employee was terminated,
10	retired, resigned, or was banned from the school pending
11	completion of such investigation. Each public charter school
12	shall complete its investigation without regard to the status of
13	employment of the individual or the status of the individual's
14	future involvement with the school.
15	(b) All public charter schools shall inquire with the
16	department whether a candidate for employment at their school is
17	listed on the harm to students registry.
18	(c) Public charter schools shall consult the harm to
19	student registry prior to authorizing a volunteer's assistance
20	at a school event that requires the volunteer's interaction or
21	close proximity to a student.

1 (d) If a candidate for employment or a potential 2 volunteer's name is listed on the registry, the public charter 3 school shall cease to consider the candidate or volunteer for 4 employment or prohibit the volunteer's assistance in a role that 5 involves interaction or close proximity to a student. 6 (e) All public charter schools shall share information 7 relating to any ongoing or concluded investigation relating to 8 an accusation that an employee has inflicted harm on a student 9 when requested by another institution. 10 (f) As used in this section: 11 "Employee" means all employees, contractors, and volunteers 12 of a public charter school. 13 "Final finding" means the conclusion of an institution's 14 investigation that results in a determination by the 15 institution. 16 "Harm to students registry" means a list of persons **17** compiled by the department that have been found through an investigation to have inflicted harm on a student. 18 19 "Inflicted harm on a student" means the act of subjecting a 20 student to sexual contact or conduct, including but not limited

to sexual assault as proscribed by chapter 707, part V,

- 1 molestation, sexual fondling, incest, or prostitution; obscene
 2 or pornographic photographing, filming, or depiction; or other
- 3 similar forms of sexual exploitation, including but not limited
- 4 to acts that constitute an offense pursuant to section
- 5 712-1202(1)(b).
- 6 "Institution" means any educational institution that serves
- 7 students in prekindergarten and from kindergarten through
- 8 twelfth grade within the State.
- 9 "Investigation" means any fact finding by an institution in
- 10 relating to an accusation of infliction of harm on a student."
- 11 SECTION 5. Chapter 302L, Hawaii Revised Statutes, is
- 12 amended by adding a new section to be appropriately designated
- 13 and to read as follows:
- 14 "§302L- Investigation of misconduct; reporting to
- 15 department of education; registry. (a) Pursuant to the
- 16 requirements of section 302A- , a public prekindergarten
- 17 program or school shall report to the department of education
- 18 any final finding resulting from the program or school's
- 19 investigation that an employee inflicted harm on a student,
- 20 notwithstanding whether the employee was terminated, retired,
- 21 resigned, or was banned from the program or school pending

1 completion of such investigation. Each public prekindergarten 2 program and school shall complete its investigation without 3 regard to the status of employment of the individual or the status of the individual's future involvement with the school. 4 5 (b) All public prekindergarten programs and schools shall 6 inquire with the department of education whether a candidate for 7 employment at their school is listed on the harm to students 8 registry. 9 (c) Public prekindergarten programs and schools shall 10 consult the harm to student registry prior to authorizing a 11 volunteer's assistance at a school event that requires the 12 volunteer's interaction or close proximity to a student. 13 (d) If a candidate for employment or a potential 14 volunteer's name is listed on the registry, the public 15 prekindergarten program or school shall cease to consider the 16 candidate or volunteer for employment or prohibit the 17 volunteer's assistance in a role that involves interaction or 18 close proximity to a student. 19 All public prekindergarten programs and schools shall

share information relating to any ongoing or concluded

investigation relating to an accusation that an employee has

2024-1020 HB2043 HD1 HMSO

20

16

17

18

19

1 inflicted harm on a student when requested by another 2 institution. 3 (f) As used in this section: 4 "Employee" means all employees, contractors, and volunteers 5 of a public prekindergarten program or school. 6 "Final finding" means the conclusion of an institution's 7 investigation that results in a determination by the 8 institution. 9 "Harm to students registry" means a list of persons 10 compiled by the department of education that have been found 11 through an investigation to have inflicted harm on a student. 12 "Inflicted harm on a student" means the act of subjecting a student to sexual contact or conduct, including but not limited 13 14 to sexual assault as proscribed by chapter 707, part V, 15 molestation, sexual fondling, incest, or prostitution; obscene

or pornographic photographing, filming, or depiction; or other

similar forms of sexual exploitation, including but not limited

to acts that constitute an offense pursuant to section

2024-1020 HB2043 HD1 HMSO

712-1202(1)(b).

1 "Institution" means any educational institution that serves students in prekindergarten and from kindergarten through 2 3 twelfth grade within the State. 4 "Investigation" means any fact finding by an institution in 5 relating to an accusation of infliction of harm on a student." 6 SECTION 6. Section 302A-1003, Hawaii Revised Statutes, is 7 amended to read as follows: 8 "[+]\$302A-1003[+] Indemnity upon reporting. (a) The 9 State shall indemnify and hold harmless anyone participating in 10 good faith in making a report pursuant to section 302A-1002 from 11 any civil liability that might otherwise be incurred or imposed 12 by, or as a result of, the making of the report. 13 (b) An employer that provides to an employee's prospective 14 employer information or opinion about a current or former employee's job performance is presumed to be acting in good 15 16 faith and shall have a qualified immunity from civil or criminal 17 liability for disclosing the information and for the

(c) The good faith presumption under subsection (b) shall

be rebuttable upon a showing by a preponderance of the evidence

that the information or opinion disclosed was:

2024-1020 HB2043 HD1 HMSO

consequences of the disclosure.

18

19

20

1 (1) Knowingly false; or 2 (2) Knowingly misleading. 3 (d) Nothing in this section shall affect rights, 4 obligations, remedies, liabilities, or standards of proof under 5 chapters 89, 92F, 368, and 378." 6 SECTION 7. There is appropriated out of the general 7 revenues of the State of Hawaii the sum of \$ or so 8 much thereof as may be necessary for fiscal year 2024-2025 for 9 the establishment of one full-time equivalent (1.0 FTE) 10 permanent position within the department of education to manage 11 the harm to students registry and carry out any other 12 requirements pursuant to this Act. 13 The sum appropriated shall be expended by the department of 14 education for the purposes of this Act. SECTION 8. In accordance with section 9 of article VII of 15 the Hawaii State Constitution and sections 37-91 and 37-93, 16 17 Hawaii Revised Statutes, the legislature has determined that the appropriations contained in H.B. No. , will cause the state 18 19 general fund expenditure ceiling for fiscal year 2024-2025 to be

or

appropriation contained in this Act will cause the general fund

per cent. In addition, the

exceeded by \$

20

H.B. NO. 4.D. 1

- 1 expenditure ceiling for fiscal year 2024-2025 to be further
- 2 exceeded by \$ or per cent. The combined total
- 3 amount of general fund appropriations contained in only these
- 4 two Acts will cause the state general fund expenditure ceiling
- 5 for fiscal year 2024-2025 to be exceeded by
- 6 \$ or per cent. The reasons for exceeding the
- 7 general fund expenditure ceiling are that:
- **8** (1) The appropriation made in this Act is necessary to
- 9 serve the public interest; and
- 10 (2) The appropriation made in this Act meets the needs
- 11 addressed by this Act.
- 12 SECTION 9. This Act does not affect rights and duties that
- 13 matured, penalties that were incurred, and proceedings that were
- 14 begun before its effective date.
- 15 SECTION 10. Statutory material to be repealed is bracketed
- 16 and stricken. New statutory material is underscored.
- 17 SECTION 11. This Act shall take effect on July 1, 3000.

Report Title:

Department of Education; Charter Schools; Private Schools; Prekindergarten Programs and Schools; Harm to Students Registry; Appropriation; Expenditure Ceiling

Description:

Establishes a harm to students registry for all preschools and K-12 educational institutions within the State that contains information on school employees, contractors, or volunteers for whom, as result of an investigation, a final finding has been issued that the individual has inflicted harm on a student. Defines "inflicted harm on a student". Allows for an appeal process to remove an individual's name from the registry. Appropriates funds. Effective 7/1/3000. (HD1)

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