A BILL FOR AN ACT

RELATING TO WORKPLACE SAFETY.

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

1	SECTION 1. Chapter 321, Hawaii Revised Statutes, is
2	amended by adding a new section to be appropriately designated
3	and to read as follows:
4	" <u>§321-</u> Reporting of acts of violence against health
5	care workers. (a) A person who employs or contracts with a
6	health care worker who suffers an act of violence may report the
7	event to law enforcement; provided that the health care worker
8	consents to reporting the event.
9	(b) Nothing in this section shall be construed to prohibit
10	a health care worker from self-reporting to law enforcement an
11	act of violence.
12	(c) For purposes of this section:
13	"Act of violence" means an action in which a person
14	intentionally or knowingly uses force that causes bodily injury
15	to another person or threatens, by word or conduct, to cause
16	bodily injury to another person.

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1	<u>"Hea</u>	lth care facility" has the same meaning as in section
2	<u>323D-2.</u>	
3	"Hea	lth care worker" means any employee or independent
4	contracto	or who is employed or contracted to perform work in a
5	health ca	re facility and who provides health care services in
6	the cours	e of employment or by contract."
7	SECT	ION 2. Section 604-10.5, Hawaii Revised Statutes, is
8	amended t	o read as follows:
9	"§60	4-10.5 Power to enjoin and temporarily restrain
10	harassmen	t. (a) For the purposes of this section:
11	"Cou	rse of conduct" means a pattern of conduct composed of
12	a series	of acts over any period of time evidencing a continuity
13	of purpos	e.
14	"Har	assment" means:
15	(1)	Physical harm, bodily injury, assault, or the threat
16		of imminent physical harm, bodily injury, or assault;
17		or
18	(2)	An intentional or knowing course of conduct directed
19		at an individual that seriously alarms or disturbs
20		consistently or continually bothers the individual and
21		serves no legitimate purpose; provided that such

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1 course of conduct would cause a reasonable person to 2 suffer emotional distress. 3 "Health care facility" has the same meaning as in section 4 323D-2. 5 "Health care worker" has the same meaning as in section 6 321- . 7 (b) The district courts shall have the power to enjoin, 8 prohibit, or temporarily restrain harassment. 9 (c) Any person who has been subjected to harassment may 10 petition the district court of the district in which the petitioner resides for a temporary restraining order and an 11 12 injunction from further harassment. A person who employs or 13 contracts with a health care worker who has been subjected to 14 harassment at the health care facility in which the health care 15 worker is employed or contracted to perform work may, on behalf 16 of and with the consent of the health care worker, petition the district court of the district in which the health care facility 17 18 is situated for a temporary restraining order and an injunction 19 from further harassment at the health care facility; provided 20 that no injunction shall be issued in derogation of chapter 380.

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1	An e	mployee organization that represents the health care
2	worker sh	all be allowed to intervene in a proceeding under this
3	section.	
4	(d)	A petition for relief from harassment shall [be]:
5	(1)	Be in writing [and shall allege];
6	(2)	Allege that a past act or acts of harassment may have
7		occurred or that threats of harassment make it
8		probable that acts of harassment may be imminent[\div].
9		In the case of a petition filed by a person who
10		employs or contracts with a harassed health care
11		worker, allege that a past act or acts of harassment
12		may have occurred or that threats of harassment make
13		it probable that acts of harassment may be imminent at
14		the health care facility; and [shall be]
15	(3)	$\underline{\text{Be}}$ accompanied by an affidavit made under oath or
16		statement made under penalty of perjury stating the
17		specific facts and circumstances for which relief is
18		sought.
19	(e)	Upon petition to a district court under this section,
20	the court	may allow a petition, complaint, motion, or other
21	document	to be filed identifying the petitioner as "jane doe" or

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"john doe"; provided that the court finds that the "jane doe" or
 "john doe" filing is reasonably necessary to protect the privacy
 of the petitioner and will not unduly prejudice the prosecution
 or the defense of the action.

5 In considering a petition requesting a "jane doe" or "john
6 doe" filing, the court shall weigh the petitioner's interest in
7 privacy against the public interest in disclosure.

8 The court, only after finding clear and convincing evidence 9 that would make public inspection inconsistent with the purpose 10 of this section, may seal from the public all documents or 11 portions of documents, including all subsequently filed 12 documents, that would identify the petitioner or contain 13 sufficient information from which the petitioner's identity 14 could be discerned or inferred. Access to identifying 15 information may be permitted to law enforcement or other 16 authorized authority, in the course of conducting official 17 business, to effectuate service, enforcement, or prosecution, or 18 as ordered by the courts.

(f) Upon petition to a district court under this section,
the court may temporarily restrain the person or persons named
in the petition from harassing the petitioner <u>or health care</u>

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1 worker upon a determination that there is probable cause to
2 believe that a past act or acts of harassment have occurred or
3 that a threat or threats of harassment may be imminent. The
4 court may issue an ex parte temporary restraining order either
5 in writing or orally; provided that oral orders shall be reduced
6 to writing by the close of the next court day following oral
7 issuance.

8 (g) A temporary restraining order that is granted under 9 this section shall remain in effect at the discretion of the 10 court for a period not to exceed ninety days from the date the 11 order is granted, including, in the case where a temporary 12 restraining order restrains any party from harassing a minor, for a period extending to a date after the minor has reached 13 14 eighteen years of age. A hearing on the petition to enjoin 15 harassment shall be held within fifteen days after the temporary 16 restraining order is granted. If service of the temporary 17 restraining order has not been effected before the date of the 18 hearing on the petition to enjoin, the court may set a new date 19 for the hearing; provided that the new date shall not exceed 20 ninety days from the date the temporary restraining order was 21 granted.

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The parties named in the petition may file or give oral
 responses explaining, excusing, justifying, or denying the
 alleged act or acts of harassment. The court shall receive all
 evidence that is relevant at the hearing and may make
 independent inquiry.

6 If the court finds by clear and convincing evidence that 7 harassment as defined in paragraph (1) of that definition 8 exists, it may enjoin for no more than three years further 9 harassment of the petitioner $[\tau]$ or health care worker, or that 10 harassment as defined in paragraph (2) of that definition 11 exists, it shall enjoin for no more than three years further 12 harassment of the petitioner $[\tau]$ or health care worker, 13 including, in the case where any party is enjoined from 14 harassing a minor, for a period extending to a date after the 15 minor has reached eighteen years of age; provided that this 16 subsection shall not prohibit the court from issuing other 17 injunctions against the named parties even if the time to which 18 the injunction applies exceeds a total of three years.

19 Any order issued under this section shall be served upon 20 the respondent. For the purposes of this section, "served" 21 means actual personal service, service by certified mail, or

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proof that the respondent was present at the hearing at which
 the court orally issued the injunction.

Where service of a restraining order or injunction has been made or where the respondent is deemed to have received notice of a restraining order or injunction order, any knowing or intentional violation of the restraining order or injunction order shall subject the respondent to the provisions in subsection (i).

9 Any order issued shall be transmitted to the chief of 10 police of the county in which the order is issued by way of 11 regular mail, facsimile transmission, or other similar means of 12 transmission.

(h) The court may grant the prevailing party in an action
brought under this section costs and fees, including attorney's
fees.

16 (i) A knowing or intentional violation of a restraining 17 order or injunction issued pursuant to this section is a 18 misdemeanor. The court shall sentence a violator to appropriate 19 counseling and shall sentence a person convicted under this 20 section as follows:

9

(1) For a violation of an injunction or restraining order
 that occurs after a conviction for a violation of the
 same injunction or restraining order, the person shall
 be sentenced to a mandatory minimum jail sentence of
 not less than forty-eight hours; and

6 (2) For any subsequent violation that occurs after a
7 second conviction for violation of the same injunction
8 or restraining order, the person shall be sentenced to
9 a mandatory minimum jail sentence of not less than
10 thirty days.

11 The court may suspend any jail sentence, except for the 12 mandatory sentences under paragraphs (1) and (2), upon 13 appropriate conditions, such as that the defendant remain 14 alcohol- and drug-free, conviction-free, or complete court-15 ordered assessments or counseling. The court may suspend the 16 mandatory sentences under paragraphs (1) and (2) where the 17 violation of the injunction or restraining order does not 18 involve violence or the threat of violence. Nothing in this 19 section shall be construed as limiting the discretion of the 20 judge to impose additional sanctions authorized in sentencing 21 for a misdemeanor offense.

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1	(j)	Nothing in this section shall be construed to prohibit
2	constitut	ionally protected activity.
3	<u>(k)</u>	Nothing in this section shall be construed to:
4	(1)	Create, expand, diminish, alter, or modify the duty,
5		if any, of a person who employs or contracts with
6		health care workers to provide a safe workplace for
7		health care workers;
8	(2)	Limit any other rights or remedies available to health
9		care workers or persons who employ or contract with
10		health care workers under law, including but not
11		limited to the seeking of injunctive relief through
12		methods other than the procedures set forth in this
13		section;
14	(3)	Affect or in any way limit the exclusivity provision
15		in chapter 386; or
16	(4)	Limit the rights of employees to organize pursuant to
17		article XIII, sections 1 and 2, of the state
18		constitution or sections 377-4 and 380-2.
19	(1)	No civil liability shall attach or be imposed upon any
20	person wh	o employs or contracts with health care workers for:
21	(1)	Initiating a proceeding under this section; or

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1	(2) Investigating any alleged act or threat of harassment
2	in the health care facility for purposes of
3	determining the feasibility of or initiating a
4	proceeding under this section.
5	(m) A person who employs or contracts with health care
6	workers, or the person's agent who acts in accordance with this
7	section, shall be presumed to be acting in good faith and,
8	unless lack of good faith is shown by clear and convincing
9	evidence, shall be immune from civil liability for actions taken
10	under this chapter. No person who employs or contracts with
11	health care workers, or agent of the person, who fails to use
12	the procedures authorized by this section shall be liable for
13	negligence nor shall evidence of a failure to use those
14	procedures be admissible as evidence of negligence.
15	(n) No civil liability shall attach or be imposed upon any
16	health care worker or witness for:
17	(1) Participating in an investigation for purposes of
18	initiating a proceeding under this section; provided
19	that this immunity shall not apply to an action taken
20	with malicious intent or any statement made with
21	knowledge of its falsity; or

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(2) Presenting statements or evidence in a judicial
 proceeding under this section."
 SECTION 3. Statutory material to be repealed is bracketed
 and stricken. New statutory material is underscored.
 SECTION 4. This Act shall take effect upon its approval.
 INTRODUCED BY: DawRamas

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Report Title:

Health Care Workers; Acts of Violence; Report; Law Enforcement; Temporary Restraining Orders

Description:

Allows a person who employs or contracts with a health care worker who suffers an act of violence to report the event to law enforcement and petition for a temporary restraining order and injunction under certain circumstances.

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

