A BILL FOR AN ACT

RELATING TO TORTURE.

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

1	SECTION 1. The legislature finds that many forms of cruel				
2	and degrading sadism are inadequately addressed under existing				
3	criminal law. Some acts occur during aggravated kidnappings or				
4	following repeated assaults. Other acts, such as starvation or				
5	electrocution, may inflict immense suffering without technically				
6	causing bodily injury. The common denominator for torture is				
7	the pervasive physical and psychological control exercised over				
8	the victim by the abuser.				
9	Accordingly, the purpose of this Act is to establish the				
10	offense of torture as a class A felony in the State.				
11	SECTION 2. Chapter 707, Hawaii Revised Statutes, is				
12	amended by adding a new section to be appropriately designated				
13	and to read as follows:				
14	"§707- Torture. (1) Any person who:				
15	(a) Knowingly causes serious bodily injury to another				
16	person within the actor's custody or physical control;				

1	(b)	Know	ingly causes serious bodily injury or substantial
2		bodi	ly injury to another person, and the actor has
3		prev	iously engaged in a pattern or practice of
4		phys	ically abusing the other person; or
5	<u>(c)</u>	Know	ingly subjects a minor or vulnerable person to any
6		of t	he following acts, or to any substantially similar
7		act,	on three or more occasions within a period of two
8		year	s :
9		<u>(i)</u>	Strangling the minor or vulnerable person;
10	-	<u>(ii)</u>	Biting, branding, burning, cutting, or
11			electrocuting the minor or vulnerable person;
12	<u>(:</u>	<u>iii)</u>	Suspending the minor or vulnerable person by the
13			wrists, ankles, arms, legs, hair, or other part
14			of the body;
15	_	<u>(iv)</u>	Depriving a minor or vulnerable person of
16			necessary food, water, or clothing;
17		(V)	Restricting basic and necessary bodily functions
18			required for the personal hygiene of the minor or
19			vulnerable person;
20		<u>(vi)</u>	Forcing the minor or vulnerable person to remain
21			in an area unsuitable for human habitation, such

1		as areas where urine or feces are actively			
2		present;			
3	(vii)	Forcing the minor or vulnerable person to ingest			
4		mind-altering drugs that have not been prescribed			
5		by a physician for the minor or vulnerable			
6		person, non-potable water, urine, excrement, or			
7		poison; or			
8	(viii)	Exposing the minor or vulnerable person to			
9		extreme temperatures without adequate clothing;			
10	is guilty of the offense of torture.				
11	(2) Proo	f that the victim suffered pain is not an element			
12	of a violation	of subsection (1)(c) of this offense.			
13	(3) For]	ourposes of this section:			
14	"Custody	or physical control" means the forcible			
15	restriction of	a person's movements or the forcible confinement			
16	of the person so as to interfere with that person's liberty,				
17	without that po	erson's consent or without lawful authority.			
18	"Deprives	" means to withhold in a manner that materially			
19	endangers the physical or mental health of a minor or vulnerable				
20	person.				
21	"Minor" me	eans a person under the age of eighteen years.			

- 1 "Pattern or practice" means two or more acts within a
- 2 period of two years with a common state of mind.
- 3 "Vulnerable person" means a family or household member as
- 4 defined in section 709-906, an incompetent person as defined in
- 5 section 709-905, or a person who has a status as described in
- 6 section 706-662(5)(b)(ii).
- 7 (4) Torture is a class A felony."
- 8 SECTION 3. This Act does not affect rights and duties that
- 9 matured, penalties that were incurred, and proceedings that were
- 10 begun before its effective date.
- 11 SECTION 4. If any provision of this Act, or the
- 12 application thereof to any person or circumstance, is held
- 13 invalid, the invalidity does not affect other provisions or
- 14 applications of the Act that can be given effect without the
- 15 invalid provision or application, and to this end the provisions
- 16 of this Act are severable.
- 17 SECTION 5. New statutory material is underscored.
- 18 SECTION 6. This Act shall take effect upon its approval.

Report Title:

Honolulu Prosecuting Attorney Package; Criminal Offenses; Penal Code; Torture; Prohibition

Description:

Defines and prohibits the offense of torture. Makes torture a class A felony. (HD1)

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