S.B. NO. ⁵¹⁸ S.D. 1

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 sexual abuse remains 2 a serious and ongoing threat to the safety, health, and well-3 being of children in the State of Hawaii. Statistics show that 4 one in four girls and one in six boys will be the victim of 5 child sexual abuse by their eighteenth birthday and that there 6 are more than forty-two million survivors of child sexual abuse 7 nationwide.

8 The legislature also finds that the topic of child sexual 9 abuse is often kept silent and, as a result, is left unaddressed. The victims of these crimes often do not even 10 realize that they are victims. In almost every case, the only 11 witnesses are the perpetrator and the victim. Perpetrators 12 often tell the child to keep the abuse a secret and that no one 13 14 will believe them if they do report the abuse. As a result, these crimes are rarely reported, and the affected children 15 16 often feel that the abuse was their own fault. Many victims do



S.B. NO. ⁵¹⁸ S.D. 1

not tell anyone about the abuse they suffered until many years
 later if they ever tell anyone at all.

The legislature further finds that although there are 3 programs and department of education-approved curricula that 4 5 provide both training to department of education teachers and staff and sexual abuse prevention education to students, 6 7 implementation of these programs is not consistent across the department of education and resources to provide this training 8 9 and education are limited. Consequently, students may not receive regular, consistent child abuse prevention education, 10 11 nor are parents informed about child sexual abuse topics. In 12 addition, many teachers and staff do not receive proper training on how to talk to children about child sexual abuse prevention, 13 the effects of this abuse on children, how to handle sexual 14 15 abuse disclosures, and mandatory reporting.

16 The legislature also finds that laws requiring public 17 school systems to implement a program of regular, consistent 18 sexual abuse prevention education for students, teachers, and 19 staff have been passed in thirty-seven states and the territory 20 of Guam. Eleven additional states introduced legislation 21 proposing these types of laws in 2019 and 2020. These laws,



S.B. NO. 518 S.D. 1

which represent a national trend in safety, health, and well-1 being in education, are collectively referred to as "Erin's 2 Law", after Erin Merryn, an Illinois survivor of child sexual 3 4 abuse who has led a national movement to establish these types 5 of child sexual abuse prevention education programs. 6 Accordingly, the purpose of this Act is to require the department of education to establish and implement a program to: 7 8 Educate public and charter school students on sexual (1)9 abuse prevention; (2) Provide relevant training to teachers and staff; and 10 11 (3) Inform parents and guardians about important child 12 sexual abuse topics. 13 SECTION 2. (a) The department of education shall 14 establish a sexual abuse prevention education program to be 15 implemented beginning with the 2021-2022 school year. 16 Implementation of the program shall include: 17 (1) A child abuse and child sexual abuse prevention 18 education program in public and charter schools pre-19 kindergarten through grade twelve that includes: 20 Developmentally appropriate and evidence-based (A) 21 instruction for each grade level;



S.B. NO. 518 S.D. 1

1	(B)	Instruction that is culturally sensitive and
2		adaptable for use within varying school contexts,
3		including age, race, and special needs;
4	(C)	A minimum of one hour of instruction per school
5		year, building on skills and knowledge learned in
6		previous years;
7	(D)	Instruction that provides students with the
8		knowledge and tools needed to communicate
9		incidents of sexual abuse;
10	(E)	Techniques to teach students to recognize child
11		sexual abuse, equip them with skills to reduce
12		their vulnerability, and encourage them to report
13		sexual abuse;
14	(F)	A professional training component for
15		administrators, teachers, and other school
16		personnel on talking to students about child
17		sexual abuse prevention, effects of child sexual
18		abuse on children, handling of child sexual abuse
19		reports and disclosures, and mandated reporting;
20		and

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S.B. NO. ⁵¹⁸ S.D. 1

1		(G) A component that encourages parental or guardian
2		involvement and informs parents and guardians
3		about child sexual abuse topics, including
4		characteristics of offenders, grooming behaviors,
5		and methods to discuss child sexual abuse
6		prevention with their children;
7	(2)	Child abuse and child sexual abuse response and
8		reporting policies;
9	(3)	Capacity to be delivered by a range of personnel and
10		professionals, including teachers, school counselors,
11		and outside agency prevention educators; provided that
12		the personnel and professionals shall have a thorough
13		knowledge of child sexual abuse, including how to
14		respond appropriately to sexual abuse disclosures;
15	(4)	An evaluation component with measurable outcomes; and
16	(5)	Title IX and any other federal and state laws and
17		policies concerning public school systems' handling of
18		sexual violence issues, to the extent that they relate
19		to sexual abuse prevention education.

Page 6

S.B. NO. 518 S.D. 1

(b) The department of education may contract with eligible
 nonprofit or charitable organizations, private entities, or
 public entities to carry out the purposes of this Act.

4 (c) The board of education shall adopt board policies to
5 effectuate the sexual abuse prevention education program
6 established pursuant to this section for public and charter
7 schools, which the department of education shall be required to
8 implement. The department shall allow charter school
9 participation and collaboration in the development of the
10 program.

(d) The department of education shall submit a report of its findings and recommendations, including any proposed legislation, to the legislature no later than twenty days prior to the convening of the regular sessions of 2022, 2023, and 2024 on the status of the implementation of the child sexual abuse prevention education program required by this Act.

SECTION 3. There is appropriated out of the general
revenues of the State of Hawaii the sum of \$ or so
much thereof as may be necessary for fiscal year 2021-2022 and
the same sum or so much thereof as may be necessary for fiscal

2021-1136 SB518 SD1 SMA.doc

S.B. NO. ⁵¹⁸ S.D. 1

year 2022-2023 for the implementation of the sexual abuse
 prevention education program.
 The sums appropriated shall be expended by the department
 of education for the purposes of this Act.

5 SECTION 4. There is appropriated out of the general 6 revenues of the State of Hawaii the sum of \$ or so 7 much thereof as may be necessary for fiscal year 2021-2022 and 8 the same sum or so much thereof as may be necessary for fiscal 9 year 2022-2023 for the implementation of the sexual abuse 10 prevention education program.

11 The sums appropriated shall be expended by the state public 12 charter school commission for the purposes of this Act.

13 SECTION 5. This Act shall take effect on July 1, 2021.



S.B. NO. 518 S.D. 1

Report Title: Erin's Law; DOE; Sexual Abuse Prevention; Appropriation

Description:

Requires the department of education to establish and implement a sexual abuse prevention education program to educate public and charter school students on sexual abuse prevention, provide relevant training to teachers and staff, and inform parents and guardians about important child sexual abuse topics. Requires the board of education to adopt policies to effectuate the program. Requires reports to the legislature. Appropriates funds. (SD1)

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