HOUSE OF REPRESENTATIVES THIRTY-THIRD LEGISLATURE, 2025 STATE OF HAWAII H.B. NO. ²⁷⁷ H.D. 2 S.D. 2 C.D. 1

A BILL FOR AN ACT

RELATING TO VEHICULAR PURSUIT.

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

1	SECTION 1. The legislature appreciates the sanctity of
2	life and acknowledges that vehicular pursuits involving law
3	enforcement are inherently dangerous due to the conditions of
4.	the State's roads.
5	Accordingly, the purpose of this Act is to statutorily
6	establish statewide vehicular law enforcement pursuit policies.
7	SECTION 2. Chapter 139, Hawaii Revised Statutes, is
8	amended by adding a new section to be appropriately designated
9	and to read as follows:
10	" §139- Vehicular pursuit. (a) Beginning January 1,
11	2027, no law enforcement officer shall engage in a vehicular
12	pursuit unless:
13	(1) The law enforcement officer has a reasonable suspicion
14	to believe that a person in the vehicle to be pursued
15	is attempting to commit, has committed, or is
16	committing one or more of the following:

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1	(A)	A felony offense under chapter 707 or 708 that
2		involves physical injury to the person or
3		another, or the threat, or significant risk, of
4		physical injury to a person or another;
5	<u>(B)</u>	The offense of kidnapping, unlawful imprisonment
6		in the first or second degree, or custodial
7		interference in the first or second degree under
8		part IV of chapter 707;
9	(C)	The offense of robbery in the first or second
10		degree under part V of chapter 708;
11	(D)	A sexual offense under part V of chapter 707;
12	<u>(E)</u>	Assault in the first degree under section 707-710
13		or assault in the second degree under section
14		707-711 by a person operating a vehicle:
15		(i) In a reckless manner; or
16	-	(ii) Without regard for the safety of others;
17	(F)	The offense of abuse of family or household
18		members under section 709-906;
19	<u>(G)</u>	The offense of escape in the first degree under
20		section 710-1020;

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1		(H) The offense of escape in the second degree under
2		<u>section 710-1021; or</u>
3		(I) The offense of operating a vehicle under the
4		influence of an intoxicant under section 291E-61;
5	(2)	The vehicular pursuit is necessary to identify or
6		apprehend the person;
7	(3)	The person poses a serious risk of harm to others and
8		the law enforcement officer reasonably believes that,
9		under the circumstances, the safety risks of failing
10		to identify or apprehend the person are greater than
11		the safety risks of the vehicular pursuit; and
12	(4)	The pursuing law enforcement officer notifies a
13		supervising law enforcement officer immediately upon
14		initiating the vehicular pursuit; provided that:
15		(A) The supervising law enforcement officer oversees
16		the vehicular pursuit; and
17		(B) The pursuing law enforcement officer, in
18		consultation with the supervising law enforcement
19		officer, considers:
20		(i) Alternatives to the vehicular pursuit;

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1		<u>(ii)</u>	The justification for the vehicular pursuit;
2			and
3		<u>(iii)</u>	Other safety factors, including speed,
4			weather, traffic, road conditions, and any
5			known presence of minors in the vehicle.
6	(b)	Beginning	January 1, 2027, in any vehicular pursuit
7	<u>under thi</u>	s section:	
8	(1)	The pursu	ing law enforcement officer and the
9		supervisi	ng law enforcement officer shall comply with
10		any appli	cable procedures for designating the primary
11		pursuit ve	ehicle and determining the appropriate number
12		of vehicle	es permitted to engage in the vehicular
13		pursuit;	
14	(2)	The super	vising law enforcement officer, pursuing law
15		enforcemen	nt officer, or dispatcher shall notify other
16		law enford	cement agencies that may be affected by the
17		vehicular	pursuit or called upon to assist with the
18		vehicular	pursuit;
19	(3)	To the ext	cent practicable, the pursuing law
20		enforcemer	nt officer shall use a common radio channel
21		<u>or other a</u>	direct means of communication to directly



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1		communicate with other law enforcement officers
2		engaging in the vehicular pursuit, the supervising law
3		enforcement officer, and the dispatching law
4		enforcement agency;
5	(4)	As soon as practicable after initiating a vehicular
6		pursuit, the pursuing law enforcement officer,
7		supervising law enforcement officer, or responsible
8		law enforcement agency shall develop a plan to end the
9		vehicular pursuit through the use of available pursuit
10		intervention options, techniques, or tactics approved
11		by the applicable law enforcement agency; and
12	(5)	Upon initiation of a pursuit, the pursuing law
13		enforcement officer or officers shall immediately
14		activate all emergency warning lights, siren,
15		headlights, motor vehicle recorder, and body-worn
16		camera. If a law enforcement officer terminates a
17		pursuit without stopping the pursued vehicle, upon
18		terminating the pursuit, the pursuing law enforcement
19		officer or officers shall immediately cease all
20		emergency vehicle operations, including turning off

1	all emergency warning lights and sirens and
2	disengaging from the fleeing vehicle.
3	(c) Beginning January 1, 2027, any law enforcement officer
4	who engages in a vehicular pursuit that fails to satisfy the
5	requirements of this section shall terminate the pursuit. The
6	supervising law enforcement officer shall order the pursuing law
7	enforcement officer to terminate the pursuit as soon as the
8	supervising law enforcement officer determines that the pursuit,
9	or continued pursuit, would not be authorized under this
10	section.
11	(d) Beginning January 1, 2027, no law enforcement officer
12	shall fire a weapon at, into, or from a moving vehicle unless:
13	(1) It is necessary to protect against an imminent risk of
14	serious physical harm or death to an officer or
15	another; and
16	(2) The imminent risk cannot be avoided through other
17	reasonable means, including by avoiding the path of
18	the vehicle.
19	(e) Beginning January 1, 2027, each law enforcement agency
20	shall annually furnish to the department of the attorney
21	general, in a manner defined and prescribed by the department of



1	the attor	ney general, a report of all vehicular pursuits
2	<u>conducted</u>	in the prior year by law enforcement officers employed
3	by the la	w enforcement agency.
4	(f)	Each report required under subsection (e) shall
5	include,	at a minimum, the following information for each
6	vehicular	pursuit:
7	(1)	The reason for the pursuit, including the offenses or
8		infractions that served as a basis for the pursuit;
9	(2)	The date, start time, and end time of the pursuit;
10	(3)	The start and end locations of the pursuit;
11	(4)	A summary of the circumstances surrounding the
12		pursuit, including but not limited to the number of
13		law enforcement officers involved, the number of law
14		enforcement vehicles involved, weather conditions, the
15		type of law enforcement vehicles and pursued vehicles
16		involved (e.g., motorcycle or sedan), and maximum
17		speeds;
18	(5)	Whether a body-worn camera was worn and active for the
19		duration of the pursuit;
20	(6)	Whether a dashboard camera was present and active for
21		the duration of the pursuit;

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1	(7)	Whether the pursuit resulted in a crash or collision;
2		injury requiring medical treatment; or death to a law
3		enforcement officer, a driver or passenger in the
4		pursued vehicle, or an uninvolved third party;
5	(8)	If the pursuit resulted in a crash or collision,
6		injury requiring medical treatment, or death, a
7		description of the accident and details of each law
8		enforcement officer, driver or passenger, or
9		uninvolved third party injured or killed, including
10		the type and severity of the injuries sustained by
11		each, if any;
12	(9)	Why and how the pursuit was discontinued or
13		terminated, including whether the law enforcement
14		officer used any pursuit intervention tactics or
15		tools, and if so, which tactics or tools;
16	(10)	Unique identification numbers for each pursuing and
17		supervising law enforcement officer;
18	(11)	If a citation was issued, the violations cited;
19	(12)	If an arrest was made, the offense charged; and
20	(13)	Whether the law enforcement officer searched the
21		person or any property, and, if so, the type of



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1	search, the basis for the search, and the type of
2	contraband or evidence discovered, if any.
3	(g) The department of the attorney general shall make all
4	information obtained from law enforcement agencies under
5	subsection (e) publicly available on the department of the
6	attorney general's website, classified by law enforcement
7	agency, in a manner that is clear, understandable, and machine-
8	readable.
9	(h) No law enforcement agency shall report or make
10	publicly available the name, address, social security number, or
11	other unique personal identifying information of the persons
12	pursued. Law enforcement agencies shall be solely responsible
13	for ensuring that personal identifying information of
14	individuals pursued is not transmitted to the department of the
15	attorney general or otherwise released to the public.
16	(i) No later than:
17	(1) July 1, 2026, the department of the attorney general
18	shall adopt rules pursuant to chapter 91 regarding the
19	collection and reporting of data required under this
20	section;

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1	(2)	July 1, 2026, the board shall develop a model
2		vehicular pursuit policy that is consistent with the
3		requirements of this section and shall seek public
4		comment on the policy in accordance with chapter 91;
5		provided that in its policy, the board shall include
6		guidance on:
7		(A) Supervisory review and investigation of pursuits;
8		and
9		(B) The use of pursuit intervention tools and
10		tactics, including but not limited to vehicle
11		paralleling and vehicle contact action;
12	(3)	January 1, 2027, each law enforcement agency in the
13		State shall adopt a written policy that is consistent
14		with:
15		(A) The requirements of this section;
16		(B) The board's model vehicular pursuit policy; and
17		(C) The department of the attorney general's rules
18		regarding the collection and reporting of data;
19		and
20	(4)	January 1, 2027, each law enforcement agency shall
21		make publicly available all of its policies, including



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1		procedures, general orders, special orders,
2		regulations, and guidance, related to vehicular
3		pursuits.
4	<u>(j)</u>	The policies under subsection (i)(4) shall be presumed
5	to be a p	public record. Redaction of limited portions of these
6	policies	shall be permitted only if:
7	(1)	They would be permitted under chapter 92F; and
8	(2)	The redacted material, if made public, would
9		substantially and materially undermine ongoing
10		investigations or endanger the life or safety of
11		officers or members of the public.
12	(k)	The policies under subsection (i)(4), including their
13	component	procedures, general orders, special orders,
14	regulatio	ns, and guidance, related to vehicular pursuits, shall
15	include t	he month and year during which they were last updated.
16	(1)	If any law enforcement agency adopts new or revised
17	policies	under subsection (i)(4), the policies shall be made
18	publicly	available within thirty days of the adoption.
19	<u>(</u> m)	The board shall develop minimum requirements for both
20	introduct	ory and in-service training for law enforcement
21	officers	and supervising law enforcement officers on vehicular



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1	pursuits to explain the requirements of this section and any
2	implementing rules and guidance. The board shall require law
3	enforcement officers and supervising law enforcement officers to
4	complete in-service training on vehicular pursuits every two
5	years.
6	(n) Each law enforcement agency shall, as part of its
7	pursuit policies, make clear to law enforcement officers and
8	supervising law enforcement officers that any violation of the
9	policies shall result in discipline, up to and including
10	termination.
11	(o) The attorney general may investigate and, if
12	warranted, bring a civil action against any law enforcement
13	agency to obtain equitable or declaratory relief to enforce this
14	section.
15	(p) For the purposes of this section:
16	"Law enforcement agency" has the same meaning as in section
17	<u>78-52.</u>
18	"Law enforcement vehicle" means a county law enforcement
19	vehicle, department of law enforcement vehicle, or department of
20	land and natural resources division of conservation and

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1	resources enforcement vehicle authorized and approved pursuant
2	to section 291-31.5.
3	"Vehicle" has the same meaning as in section 286-2.
4	"Vehicle contact action" means any action undertaken by the
5	pursuing law enforcement officer intended to result in contact
6	between the moving law enforcement vehicle and the pursued
7	vehicle.
8	"Vehicle paralleling" means a deliberate offensive tactic
9	by one or more law enforcement vehicles where they are driven
10	alongside the pursued vehicle while the pursued vehicle is in
11	motion.
12	"Vehicular pursuit" or "pursuit" means an attempt by a law
13	enforcement officer in a law enforcement vehicle to stop a
14	moving vehicle where the operator of the moving vehicle appears
15	to be aware that the law enforcement officer is signaling the
16	operator of the moving vehicle to stop the vehicle and the
17	operator of the moving vehicle appears to wilfully resist or
18	ignore the law enforcement officer's attempt to stop the vehicle
19	by increasing vehicle speed, making evasive maneuvers, or
20	operating the vehicle in a reckless manner that endangers the
21	safety of the community or law enforcement officer.



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1	Following a vehicle whose operator fails to yield to the
2	law enforcement officer's signal to stop for a brief period of
3	time no longer than necessary to obtain basic information about
4	the vehicle and its occupants shall not constitute a pursuit if
5	both the law enforcement officer and operator continue to
6	substantially obey all other traffic laws during the brief
7	period the officer is following the operator, and the officer
8	reasonably believes that briefly following the vehicle would not
9	increase the threat that either the operator's or the officer's
10	driving poses a danger to the safety of the public or other
11	officers."
12	SECTION 3. 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 4. New statutory material is underscored.
16	SECTION 5. This Act shall take effect upon its approval.



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Report Title:

Attorney General; Law Enforcement Agencies; Vehicular Pursuit Policy

Description:

Establishes requirements related to vehicular pursuit by law enforcement agencies. Beginning 1/1/2027, requires law enforcement agencies to provide reports to the Department of the Attorney General on all vehicular pursuits. (CD1)

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