## A BILL FOR AN ACT

RELATING TO SUBSTANCE ABUSE.

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

1 SECTION 1. Act 213, Session Laws of Hawaii 2005, created 2 the student substance abuse assessment and treatment advisory 3 task force, charged with: 4 Reviewing the process by which a child who violates 5 the zero tolerance policy for drugs and alcohol in public schools is referred for assessment and 6 7 treatment of substance abuse and excluded from school; 8 and 9 Reporting its findings and recommendations, including (2) 10 any proposed legislation, to the legislature prior to 11 the convening of the regular session of 2006. 12 Act 213 also amended the zero tolerance policy to allow a 13 child to return to school earlier than indicated in the original 14 disciplinary determination following the completion of a 15 substance abuse assessment and related treatment or counseling, **16** as applicable. Although minimum insurance benefits for 17 substance abuse treatment are statutorily required under chapter 18 431M, Hawaii Revised Statutes, the use of these services appears

- 1 to be low because insurers lack enough providers to conduct 2 substance abuse assessments to qualify individuals for covered services. This is of particular concern in the case of children 3 facing substance abuse-related school discipline under the zero 4 5 tolerance policy. 6 The purpose of this Act is to improve the process by which 7 public school students are assessed and treated for substance 8 abuse by: 9 Implementing amendments to the zero tolerance policy (1)10 for drugs and alcohol in public schools suggested by 11 the student substance abuse assessment and treatment 12 advisory task force; and Allowing certified substance abuse counselors to 13 (2) 14 conduct assessments to qualify individuals for substance abuse-related insurance benefits. 15 SECTION 2. Section 431M-1, Hawaii Revised Statutes, is 16 17 amended by adding a new definition to be appropriately inserted and to read as follows: 18
- ""Certified substance abuse counselor" means a substance

  abuse counselor certified pursuant to section 321-193(10)."

  SECTION 3. Section 431M-4, Hawaii Revised Statutes, is

amended by amending subsection (b) to read as follows:

22

1	"(b)	Alcohol and drug dependence benefits shall be as
2	follows:	
3	(1)	Detoxification services as a covered benefit under
4		this chapter shall be provided either in a hospital or
5		in a nonhospital facility [which] that has a written
6		affiliation agreement with a hospital for emergency,
7		medical, and mental health support services. The
8		following services shall be covered under
9		detoxification services:
10		(A) Room and board;
11		(B) Diagnostic x-rays;
12		(C) Laboratory testing; and
13		(D) Drugs, equipment use, special therapies, and
14		supplies.
15		Detoxification services shall be included as part of
16		the covered in-hospital services, but shall not be
17		included in the treatment episode limitation, as
18		specified in subsection (a);
19	(2)	Alcohol or drug dependence treatment through in-
20		hospital, nonhospital residential, or day treatment
21		substance abuse services as a covered benefit under
22		this chapter shall be provided in a hospital or

1	nonn	ospital facility. Before a person qualifies to
2	rece	ive benefits under this subsection, a qualified
3	phys	ician, psychologist, licensed clinical social
4	work	er, certified substance abuse counselor, or
5	adva	nced practice registered nurse shall determine
6	that	the person suffers from alcohol or drug
7	depe:	ndence, or both[+]; provided that:
8	<u>(A)</u>	If the person applying for benefits under this
9		subsection faces disciplinary action under
10		section 302A-1134.6(b) or (c), the determination
11		shall be made within ten days of the person's
12		request for a determination; and
13	<u>(B)</u>	The insurance or health care plan carrier may
14		contract with the department of health to
15		complete determinations for persons facing
16		disciplinary action under section 302A-1134.6(b)
17		or (c).
18	The	substance abuse services covered under this
19	para	graph shall include those services [which] that
20	are	required for licensure and accreditation $[ au]$ and
21	shal	l be included as part of the covered in-hospital
22	serv	ices as specified in subsection (a). Excluded

1		from alcohol or drug dependence treatment under this
2		subsection are detoxification services and educational
3		programs to which drinking or drugged drivers are
4		referred by the judicial system[ $_{ au}$ ] and services
5		performed by mutual self-help groups; and
6	(3)	Alcohol or drug dependence outpatient services as a
7		covered benefit under this chapter shall be provided
8		under an individualized treatment plan approved by a
9		qualified physician, psychologist, licensed clinical
10		social worker, or advanced practice registered nurse
11		and [must] shall be services reasonably expected to
12		produce remission of the patient's condition. An
13		individualized treatment plan approved by a licensed
14		clinical social worker or an advanced practice
15		registered nurse for a patient already under the care
16		or treatment of a physician or psychologist shall be
17		done in consultation with the physician or
18		psychologist. Services covered under this paragraph
19		shall be included as part of the covered outpatient
20		services as specified in subsection (a)."
21	SECT	ION 4. Act 213, Session Laws of Hawaii 2005, is
22	amended a	s follows:

1	1. By amending section 2 to read:
2	"SECTION 2. Section 302A-1134.6, Hawaii Revised Statutes,
3	is amended by amending subsection (f) to read as follows:
4	"(f) A child determined to be in violation of subsection
5	(b) or (c) shall be subject to the department's disciplinary
6	rules; provided that:
7	(1) The school shall administer a screening tool approved
8	by the department to determine whether there is a need
9	for the child to be referred for a substance abuse
10	assessment;
11	$\left[\frac{(1)}{(2)}\right]$ The child shall be allowed to return to school
12	earlier than the department's original disciplinary
13	determination; provided that the child gives the
14	school evidence of the following:
15	(A) A substance abuse assessment has been completed;
16	and
17	(B) The child is progressing toward clinical
18	discharge from any substance abuse treatment or
19	substance abuse counseling recommended by the
20	substance abuse assessment;
21	$\left[\frac{(2)}{(3)}\right]$ If the substance abuse assessment finds that the
22	child does not need substance abuse treatment or

1		substance abuse counseling, the school may allow the
2		child to return to school earlier than originally
3		indicated; provided that:
4		(A) The child provides a certified copy of the
5		assessment; and
6		(B) The child's parent or legal guardian consents to
7		the child and the child's family receiving
8		follow-up counseling or other student support
9		services to be provided by the department.
10		In determining whether to allow the child to return to
11		school early, the school[, at a minimum,]
12		<u>administrator</u> shall [take into consideration] review
13		and determine the nature and severity of the offense,
14		the impact of the offense on others, [and] the age of
15		the offender [as well as], and whether the offender is
16		a repeat offender; and
17	[ <del>(3)</del> ]	(4) For the child's first violation of subsection (b)
18		or (c), if the child provides evidence of clinical
19		discharge from the substance abuse treatment program
20		or substance abuse counseling, all records of
21		disciplinary action relating to the original offense
22		shall be expunged. For purposes of this paragraph,

1	<pre>"expunge" means a process defined by rules adopted by</pre>
2	the board in which records are segregated and kept
3	<pre>confidential, not destroyed.""</pre>
4	2. By amending section 5 to read:
5	"SECTION 5. This Act shall take effect upon its approval;
6	provided that on June 30, 2006, [sections 2 and] section 3 of
7	this Act shall be repealed [and section 302A-1134.6(f), Hawaii
8	Revised Statutes, is reenacted in the form in which it read on
9	the day before the approval of this Act]."
10	SECTION 5. Statutory material to be repealed is bracketed
11	and stricken. New statutory material is underscored.
12	SECTION 6. This Act shall take effect upon its approval;
13	provided that section 4 of this Act shall take effect on June
14	29, 2006.

HB 2212

## Report Title:

Drug Assessments; Certified Substance Abuse Counselors

## Description:

Makes permanent provisions allowing a child who violates the zero tolerance policy for drugs and alcohol in public schools to return to school earlier than indicated in the original disciplinary determination following the completion of a substance abuse assessment and related treatment or counseling. Requires public schools to screen students facing substance abuse-related discipline to determine if there is a need for a substance abuse assessment referral. Requires the parent or legal guardian of a child facing discipline but who has been assessed as not needing treatment to consent to follow-up counseling for the child's family. Requires school administrators to review and determine the nature and severity of the child's offense, its impact on others, the offender's age, and whether the child is a repeat offender. Allows certified substance abuse counselors to conduct substance abuse assessments qualifying individuals for substance abuse-related insurance benefits. Requires assessments to be completed within ten days for children facing substance abuse-related school discipline. (HB2212 HD1)