A BILL FOR AN ACT

RELATING TO CORRECTIONS.

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

- SECTION 1. The legislature finds that presently there are 1 three major components that make up the department of public 2 safety: administration, law enforcement, and corrections. 3 responsibility of corrections is to provide a safe and humane 4 environment for those offenders that the courts commit to the 5 department and to ensure the safety of the community by 6 preventing escapes and preparing the inmates that some day may 7 8 return to society. Therefore, within corrections, there are programs such as 9 supervised release, managed by the intake service centers, and 10 work furlough, operated by the community correctional centers, 11 to fulfill those objectives. Staff assigned to these programs 12 conduct assessments to identify those inmates appropriate for 13 these programs and provide supervision and monitoring upon their 14 conditional release into the community. 15 The legislature further finds that the field service branch 16 of the Hawaii paroling authority provides similar adult 17 supervisory and counseling services to parolees and monitors 18
 - HB2265 HD1 LRB 06-1772.doc

- 1 their compliance with their terms and conditions of release.
- 2 The services supplied by the field service branch are similar to
- 3 those provided by the intake service centers and the community
- 4 correctional centers, although they are provided at different
- 5 stages in the criminal justice process.
- 6 In order to be cost-efficient, consistent in the delivery
- 7 of services, and maintain a continuum of care, the supervisory
- 8 and counseling functions of the field service branch should be
- 9 transferred to the department of public safety. This transfer
- 10 will not affect the Hawaii paroling authority and its functions
- 11 that include:
- 12 (1) Selecting individuals for parole;
- 13 (2) Determining the time when parole shall be granted;
- 14 (3) Determining conditions of parole for any individual
- granted parole;
- 16 (4) Revoking and suspending parole; and
- 17 (5) Discharging an individual from parole when supervision
- is no longer needed.
- 19 The purpose of this Act is to transfer the supervisory and
- 20 counseling functions, positions, and employees of the field
- 21 service branch to the department of public safety.

1	SECT	ON 2. Section 353-62, Hawaii Revised Statutes, is
2	amended by	amending subsection (a) to read as follows:
3	"(a)	In addition to any other responsibility or duty
4	prescribed	d by law for the Hawaii paroling authority, the
5	paroling a	authority shall:
6	(1)	Serve as the central paroling authority for the State;
7	(2)	In selecting individuals for parole, consider for
8		parole all committed persons, except in cases where
9		the penalty of life imprisonment not subject to parole
10		has been imposed, regardless of the nature of the
11		offense committed;
12	(3)	Determine the time at which parole shall be granted to
13		any eligible individual as that time at which maximum
14		benefits of the correctional institutions to the
15		individual have been reached and the element of risk
16		to the community is minimal;
17	(4)	Establish rules of operation to determine conditions
18		of parole applicable to any individual granted parole;
19	[(5)	Provide continuing custody, control, and supervision
20		of paroled individuals;
21	(6)]	(5) Revoke or suspend parole and provide for the
22		authorization of return to a correctional institution

1		for any individual who violates parole or any
2		condition of parole when, [in the opinion of]
3		following consultation with the department, the Hawaii
4		paroling authority[$ au$] $\underline{ ext{finds}}$ the violation presents a
5		risk to community safety or a significant deviation
6		from any condition of parole;
7	[(7)]	(6) Discharge an individual from parole when
8		supervision is no longer needed;
9	[(8)]	(7) Interpret the parole program to the public in
10		order to develop a broad base of public understanding
11		and support; and
12	[(9)]	(8) Recommend to the legislature sound parole
13		legislation and recommend to the governor sound parole
14		administration."
15	SECT	ION 3. Section 353-63.5, Hawaii Revised Statutes, is
16	amended b	y amending subsection (a) to read as follows:
17	" (a)	The [Hawaii paroling authority] department, in
18	consultat	ion with the authority, shall implement alternative
19	programs	that place, control, supervise, and treat selected
20	parolees	in lieu of incarceration."
21	SECT	ION 4. Section 353-65, Hawaii Revised Statutes, is
22	amended t	o read as follows:

HB2265 HD1 LRB 06-1772.doc

```
"$353-65 Paroles; rules. The Hawaii paroling authority
1
    may establish rules, with the approval of the governor and the
2
    director of public safety not inconsistent with this [part,]
3
    chapter, under which any prisoner may be paroled but shall
4
    remain, while on parole, in the legal custody and under the
5
    control of the paroling authority, and be subject, at any time
6
    until the expiration of the term for which the prisoner was
7
    sentenced, in consultation with the department, to be taken back
8
    within the enclosure of the prison. The rules shall have the
9
    force and effect of law. Full power, subject to this part, to
10
    enforce the rules, to grant, and to revoke paroles is conferred
11
    upon the paroling authority. The power to retake and reimprison
12
    a paroled prisoner is conferred upon the administrative
13
    secretary or the administrative secretary's designee, who may
14
    issue a warrant authorizing all of the officers named therein to
15
    arrest and return to actual custody any paroled prisoner.
16
    superintendent of Hawaii state prison, the chief of police of
17
    each county and all police officers of the State or of any
18
    county, and all prison officers shall execute any such order in
19
    [like] the same manner as ordinary criminal process.
20
         If any prisoner so paroled leaves the State without
21
    permission from the paroling authority, the prisoner shall be
22
```

```
deemed to be an escaped prisoner [\tau] and may be arrested as
1
2
    such."
         SECTION 5. Section 353-66, Hawaii Revised Statutes, is
3
    amended by amending subsection (f) to read as follows:
4
         "(f) The Hawaii paroling authority may require a paroled
5
    prisoner to undergo and complete a substance abuse treatment
6
    program administered by the department when the paroled prisoner
7
    has committed a violation of the terms and conditions of parole
8
    involving possession or use, not including to distribute or
9
    manufacture as defined in section 712-1240, of any dangerous
10
    drug, detrimental drug, harmful drug, intoxicating compound,
11
    marijuana, or marijuana concentrate, as defined in section 712-
12
    1240, unlawful methamphetamine trafficking as provided in
13
    section 712-1240.6, or involving possession or use of drug
14
    paraphernalia under section 329-43.5. If the paroled prisoner
15
    fails to complete the substance abuse treatment program or the
16
    Hawaii paroling authority, in consultation with the department,
17
    determines that the paroled prisoner cannot benefit from any
18
    substance abuse treatment program, the paroled prisoner shall be
19
    subject to revocation of parole and return to incarceration.
20
    a condition of parole, the Hawaii paroling authority may require
21
    the paroled prisoner to:
22
```

H.B. NO. H.D. 1

1	(1)	Be assessed by a certified substance abuse counselor
2		for substance abuse dependency or abuse under the
3		applicable Diagnostic and Statistical Manual and
4		Addiction Severity Index;
5	(2)	Present a proposal to receive substance abuse
6		treatment in accordance with the treatment plan
7		prepared by a certified substance abuse counselor
8		through a substance abuse treatment program that
9		includes an identified source of payment for the
10		treatment program;
11	(3)	Contribute to the cost of the substance abuse
12		treatment program; and
13	(4)	Comply with any other terms and conditions for parole.
14	As u	sed in this subsection, "substance abuse treatment
15	program":	means drug or substance abuse treatment services
16	provided	outside a correctional facility by a public, private,
17	or nonpro	fit entity that specializes in treating persons who are
18	diagnosed	with having substance abuse or dependency and
19	preferabl	y employs licensed professionals or certified substance
20	abuse cou	nselors.

```
Nothing in this subsection shall be construed to give rise
1
    to a cause of action against the State, a state employee, or a
2
    treatment provider."
3
         SECTION 6. All rights, powers, functions, and duties of
4
    the Hawaii paroling authority relating to the continuing
5
    supervision and counseling of paroled individuals are
 6
    transferred to the department of public safety.
7
         All officers and employees whose functions are transferred
 8
    by this Act shall be transferred with their functions and shall
9
    continue to perform their regular duties upon their transfer,
10
    subject to the state personnel laws and this Act.
11
         No officer or employee of the State having tenure shall
12
    suffer any loss of salary, seniority, prior service credit,
13
    vacation, sick leave, or other employee benefit or privilege as
14
    a consequence of this Act, and such officer or employee may be
15
    transferred or appointed to a civil service position without the
16
    necessity of examination; provided that the officer or employee
17
    possesses the minimum qualifications for the position to which
18
    transferred or appointed; and provided that subsequent changes
19
    in status may be made pursuant to applicable civil service and
20
21
    compensation laws.
```

```
An officer or employee of the State who does not have
1
    tenure and who may be transferred or appointed to a civil
2
    service position as a consequence of this Act shall become a
3
    civil service employee without the loss of salary, seniority,
4
    prior service credit, vacation, sick leave, or other employee
5
    benefits or privileges and without the necessity of examination;
6
    provided that such officer or employee possesses the minimum
7
    qualifications for the position to which transferred or
8
9
    appointed.
         If an office or position held by an officer or employee
10
    having tenure is abolished, the officer or employee shall not
11
    thereby be separated from public employment, but shall remain in
12
    the employment of the State with the same pay and classification
13
    and shall be transferred to some other office or position for
14
    which the officer or employee is eligible under the personnel
15
    laws of the State as determined by the head of the department or
16
17
    the governor.
         SECTION 7. All appropriations, records, equipment,
18
    machines, files, supplies, contracts, books, papers, documents,
19
    maps, and other personal property heretofore made, used,
20
    acquired, or held by the Hawaii paroling authority relating to
21
    the functions transferred by this Act to the department of
22
```

- 1 public safety shall be transferred with the functions to which
- 2 they relate.
- 3 SECTION 8. All rules, policies, procedures, guidelines,
- 4 and other material adopted or developed by the Hawaii paroling
- 5 authority to implement provisions of the Hawaii Revised Statutes
- 6 which are reenacted or made applicable to the department of
- 7 public safety by this Act, shall remain in full force and effect
- 8 until amended or repealed by the department of public safety
- 9 pursuant to chapter 91, Hawaii Revised Statutes. In the
- 10 interim, every reference to the Hawaii paroling authority or the
- 11 chair of the Hawaii paroling authority in those rules, policies,
- 12 procedures, guidelines, and other material is amended to refer
- 13 to the department of public safety or the director of public
- 14 safety as appropriate.
- 15 SECTION 9. It is the intent of this Act not to jeopardize
- 16 the receipt of any federal aid nor to impair the obligation of
- 17 the State or any agency thereof to the holders of any bond
- 18 issued by the State or by any such agency, and to the extent,
- 19 and only to the extent, necessary to effectuate this intent, the
- 20 governor may modify the strict provisions of this Act, but shall
- 21 promptly report any such modification with reasons therefor to

- 1 the legislature at its next session thereafter for review by the
- 2 legislature.
- 3 SECTION 10. Statutory material to be repealed is bracketed
- 4 and stricken. New statutory material is underscored.
- 5 SECTION 11. This Act shall take effect on January 1, 2007.

Report Title:

Department of Public Safety; Hawaii Paroling Authority

Description:

Transfers continuing supervisory and counseling functions of paroled individuals from Hawaii Paroling Authority to Department of Public Safety. (HD1)

HB2265 HD1 LRB 06-1772.doc