A BILL FOR AN ACT

RELATING TO MENTAL HEALTH.

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

- 1 SECTION 1. Senate Concurrent Resolution No. 117, S.D. 1,
- 2 H.D. 1, adopted by the twenty-third Hawaii state legislature in
- 3 2006 called for the governor to convene a task force to
- 4 "evaluate and recommend possible procedural, statutory, and
- 5 public policy changes to minimize the census at Hawaii State
- 6 Hospital and promote community based health services for
- 7 forensic patients." The purpose of this Act is to enact the
- 8 recommendations made by that task force.
- 9 SECTION 2. Chapter 334, Hawaii Revised Statutes, is
- 10 amended by adding one new section to be appropriately designated
- 11 and to read as follows:
- 12 "§334- Annual report; forensic patient data. The
- 13 department of health shall submit an annual report to the
- 14 legislature no later than twenty days prior to the convening of
- 15 each regular legislative session which, at a minimum, shall
- 16 summarize yearly data on forensic patients, including:



1	(1)	Gross numbers for admissions to and discharges from
2		the Hawaii state hospital;
3	(2)	The number of admissions to, discharges from, and
4		lengths of stays in the Hawaii state hospital, broken
5		down by the following commitment categories:
6		(A) Original order under section 704-411(1)(a);
7		(B) Pending examination under section 704-413(3);
8		(C) Maximum seventy-two-hour recommitment pending
9		examination under section 704-413(1);
10		(D) Original order under section 704-404; and
11		(E) Original order under section 704-406;
12	(3)	Number of persons committed to the Hawaii state
13		hospital by each court and county;
14	(4)	Gross lengths of stay in the Hawaii state hospital
15		for:
16		(A) Patients discharged during the fiscal year; and
17		(B) Individuals remaining as inpatients at the end of
18		the fiscal year;
19	(5)	Number of patients in the Hawaii state hospital on
20		forensic status, broken down by categories of
21		underlying crimes, such as by crimes against the

1	person, sex offenses, and property crimes, and by
2	grade of offense."
3	SECTION 3. Section 704-411, Hawaii Revised Statutes, is
4	amended to read as follows:
5	"§704-411 Legal effect of acquittal on the ground of
6	physical or mental disease, disorder, or defect excluding
7	responsibility; commitment; conditional release; discharge;
8	procedure for separate post-acquittal hearing. (1) When a
9	defendant is acquitted on the ground of physical or mental
10	disease, disorder, or defect excluding responsibility, the
11	court, on the basis of the report made pursuant to section
12	704-404, if uncontested, or the medical or psychological
13	evidence given at the trial or at a separate hearing, shall make
14	an order as follows:
15	(a) The court shall order the defendant to be committed to
16	the custody of the director of health to be placed in
17	an appropriate institution for custody, care, and
18	treatment if the court finds that the defendant:
19	(i) Is affected by a physical or mental disease,
20	disorder, or defect;
21	(ii) Presents a risk of danger to self or others; and
22	(iii) Is not a proper subject for conditional release;

1		provided that the director of health shall place
2		defendants charged with misdemeanors or felonies not
3		involving violence or attempted violence in the least
4		restrictive environment appropriate in light of the
5		defendant's treatment needs and the need to prevent
6		harm to the person confined and others;
7	(b)	The court shall order the defendant to be [released or
8		such conditions] granted conditional release with
9		conditions as the court deems necessary if the court
10		finds that the defendant is affected by physical or
11		mental disease, disorder, or defect and that the
12		defendant presents a danger to self or others, but
13		that the defendant can be controlled adequately and
14		given proper care, supervision, and treatment if the
15		defendant is released on condition; or
16	(c)	The court shall order the defendant discharged if the
17		court finds that the defendant is no longer affected
18		by physical or mental disease, disorder, or defect or,
19		if so affected, that the defendant no longer presents
20		a danger to self or others and is not in need of care,
21		supervision, or treatment.

1	(2)	The court, upon its own motion or on the motion of the
2	prosecuti	ng attorney or the defendant, shall order a separate
3	post-acqu	ittal hearing for the purpose of taking evidence on the
4	issue of p	physical or mental disease, disorder, or defect and the
5	risk of d	anger that the defendant presents to self or others.
6	(3)	When ordering a hearing pursuant to subsection (2):
7	(a)	In nonfelony cases, the court shall appoint a
8		qualified examiner to examine and report upon the
9		physical and mental condition of the defendant. The
10		court may appoint either a psychiatrist or a licensed
11		psychologist. The examiner may be designated by the
12		director of health from within the department of
13		health. The examiner shall be appointed from a list
14		of certified examiners as determined by the department
15		of health. The court, in appropriate circumstances,
16		may appoint an additional examiner or examiners; and
17	(b)	In felony cases, the court shall appoint three
18		qualified examiners to examine and report upon the
19		physical and mental condition of the defendant. In
20		each case, the court shall appoint at least one

psychiatrist and at least one licensed psychologist.

The third member may be a psychiatrist, a licensed

21

22

1	psychologist, or a qualified physician. One of the
2,	three shall be a psychiatrist or licensed psychologist
3	designated by the director of health from within the
4	department of health. The three examiners shall be
5	appointed from a list of certified examiners as
6	determined by the department of health.
7	To facilitate the examination and the proceedings thereon, the
8	court may cause the defendant, if not then confined, to be
9	committed to a hospital or other suitable facility for the
10	purpose of examination for a period not exceeding thirty days or
11	such longer period as the court determines to be necessary for
12	the purpose upon written findings for good cause shown. The
13	court may direct that qualified physicians or psychologists
14	retained by the defendant be permitted to witness the
15	examination. The examination and report and the compensation of
16	persons making or assisting in the examination shall be in
17	accord with section 704-404(3), (4)(a) and (b), (6), (7), (8),
18	and (9). As used in this section, the term "licensed
19	psychologist" includes psychologists exempted from licensure by
20	section 465-3(a)(3).
21	(4) Whether the court's order under subsection (1) is made

on the basis of the medical or psychological evidence given at

22

- 1 the trial, or on the basis of the report made pursuant to
- 2 section 704-404, or the medical or psychological evidence given
- 3 at a separate hearing, the burden shall be upon the State to
- 4 prove, by a preponderance of the evidence, that the defendant is
- 5 affected by a physical or mental disease, disorder, or defect
- 6 and may not safely be discharged and that the defendant should
- 7 be either committed or conditionally released as provided in
- 8 subsection (1).
- 9 (5) For each individual who is acquitted of a felony on
- 10 the ground of physical or mental disease, disorder, or defect
- 11 excluding responsibility, and is the subject of inpatient
- 12 hospitalization, the court shall conduct hearings to assess any
- 13 need for further inpatient hospitalization beginning one
- 14 calendar year after the date of commitment. If the person
- 15 remains subject to inpatient hospitalization, a status hearing
- 16 shall be held once per year for the next four years, and then in
- 17 biennial intervals thereafter.
- 18 $\left[\frac{(5)}{(5)}\right]$ (6) In any proceeding governed by this section, the
- 19 defendant's fitness shall not be an issue."
- 20 SECTION 4. Section 704-412, Hawaii Revised Statutes, is
- 21 amended to read as follows:



- "§704-412 Committed person; application for conditional 1 release or discharge; by the director of health; by the person. 2 3 (1) After the expiration of at least ninety days following 4 [the] an original order of commitment pursuant to [section 704-411, section 704-411(1)(a), or after the expiration of at 5 6 least thirty days following the revocation of conditional release pursuant to section 704-413(3), if the director of 7 health is of the opinion that the person committed [to the 8 director's custody] is still affected by a physical or mental 9 10 disease, disorder, or defect and may be [released on condition] granted conditional release or discharged without danger to self 11 or to the person or property of others or that the person is no 12 13 longer affected by a physical or mental disease, disorder, or defect, the director shall make application for [the discharge 14 or conditional release of the person in] either the conditional 15 release or discharge of the person, as appropriate. In such a 16 case, the director shall submit a report to the court [from] by 17 which the person was ordered committed and shall transmit [a 18 copy] copies of the application and report to the prosecuting 19 attorney of the county from which the person was committed[-20 21 The] and to the person [shall be given notice of such
 - SB2396 HD2 HMS 2008-3250

application.] committed.

22

- After the expiration of ninety days from the date of 1 the order of commitment pursuant to section 704-411, or after 2 the expiration of thirty days following the revocation of 3 conditional release pursuant to section 704-413(3), the person committed may apply to the court from which the person was 5 committed for an order of discharge upon the ground that the 6 person is no longer affected by a physical or mental disease, 7 disorder, or defect. The person committed may apply for 8 [discharge or conditional release] conditional release or 9 discharge upon the ground that, though still affected by a 10 physical or mental disease, disorder, or defect, the person may 11 be released without danger to self or to the person or property 12 of others. A copy of the application shall be transmitted to 13 14 the prosecuting attorney of the county from which the [defendant] person was committed. If the [determination of the 15 court is adverse to the application,] court denies the 16 application, the person shall not be permitted to file [a 17 further] another application for either conditional release or 18 discharge until one year [has elapsed from] after the date of 19 [any preceding hearing on an application for the person's 20 discharge or conditional release.] the hearing held on the 21
 - SB2396 HD2 HMS 2008-3250

22



immediate prior application."

SECTION 5. Section 704-413, Hawaii Revised Statutes, is 1 amended to read as follows: 2 "§704-413 Conditional release; application for 3 modification or discharge; termination of conditional release 4 Any person [released] granted conditional and commitment. (1) 5 release pursuant to [section 704-411] chapter 704 shall continue 6 to receive mental health or other treatment and care deemed 7 appropriate by the director of health until discharged from 8 conditional release. The person shall follow all prescribed 9 treatments and take all prescribed medications according to the 10 instructions of the person's treating mental health 11 professional. If [any] a mental health professional who is 12 treating [any conditionally released] a person granted 13 conditional release believes that either the person is not 14 complying with the requirements of this section or there is 15 other evidence that hospitalization is appropriate, the mental 16 health professional shall report the matter to the probation 17 officer of the [conditionally released person.] person granted 18 conditional release. The probation officer may order the 19 [conditionally released] person granted conditional release to 20 be hospitalized for a period not to exceed seventy-two hours if 21 the probation officer has probable cause to believe the person 22

- 1 has violated the requirements of this subsection. No person
- 2 shall be hospitalized beyond the [seventy-two-hour] seventy-two-
- 3 hour period, as computed pursuant to section 1-29, unless a
- 4 hearing has been held pursuant to subsection [(3).] (4);
- 5 provided that on or before the expiration of the seventy-two-
- 6 hour period, a court may conduct a hearing to determine whether
- 7 the person would benefit from further hospitalization, which may
- 8 render a revocation unnecessary. If satisfied, the court may
- 9 order further temporary hospitalization for a period not to
- 10 exceed ninety days, subject to extension as appropriate, but in
- 11 no event for a period longer than one year. At any time within
- 12 that period, the court may determine that a hearing pursuant to
- 13 subsection (4) should be conducted.
- 14 (2) The director of health may apply to the court ordering
- 15 any person released pursuant to chapter 704, for the person's
- 16 discharge from, or modification of, the order granting
- 17 conditional release; provided that the person receives
- 18 community-based mental health services from or contracted by the
- 19 department of health, and the director is of the opinion that
- 20 the person on conditional release is no longer affected by a
- 21 physical or mental disease, disorder, or defect and may be
- 22 discharged, or the order may be modified, without danger to the



1

the discharge from, or modification of, the order of conditional 2 release in a report to the court. The director shall transmit a 3 copy of the application and report to the prosecuting attorney 4 of the county from which the conditional release order was made, 5 to the person's treating mental health professionals, and to the 6 probation officer supervising the conditional release. The 7 8 person on conditional release shall be given notice of the 9 application. $\left[\frac{(2)}{(2)}\right]$ (3) Any person [released] granted conditional 10 release pursuant to [section 704-411] chapter 704 may apply to 11 12 the court ordering the conditional release for discharge from, or modification of, the order granting conditional release on 13 the ground that the person is no longer affected by a physical 14 or mental disease, disorder, or defect and may be discharged, or 15 16 the order may be modified, without danger to the person or to others. The application shall be accompanied by a letter from 17 or supporting affidavit of a qualified physician or licensed 18 psychologist. A copy of the application and letter or affidavit 19 20 shall be transmitted to the prosecuting attorney of the circuit from which the order issued and to any persons supervising the 21 release, and the hearing on the application shall be held 22

person or to others. The director shall make application for

- 1 following notice to such persons. If the [determination of the]
- 2 court [is adverse to] denies the application, the person shall
- 3 not be permitted to file [further] another application for
- 4 either discharge or modification of conditional release until
- 5 one year [has clapsed from] after the date of [any preceding
- 6 hearing on an application for modification of conditions of
- 7 release or for discharge.] the denial.
- 8 $\left[\frac{(3)}{(3)}\right]$ (4) If, at any time after the order pursuant to
- 9 [section 704-411] chapter 704 granting conditional release, the
- 10 court determines, after hearing evidence, that:
- 11 (a) The person is still affected by a physical or mental
- disease, disorder, or defect, and the conditions of
- release have not been fulfilled; or
- 14 (b) For the safety of the person or others, the person's
- 15 conditional release should be revoked,
- 16 the court may forthwith modify the conditions of release or
- 17 order the person to be committed to the custody of the director
- 18 of health, subject to discharge or release [only] in accordance
- 19 with the procedure prescribed in section 704-412.
- 20 (5) For each individual who is granted conditional release
- 21 under chapter 704, the court shall conduct hearings to assess
- 22 any need to continue or modify the conditions beginning one



S.B. NO. 2396 S.D. 1

- 1 calendar year after the date of the original court order for
- 2 conditional release. If the person remains subject to
- 3 conditional release, a status hearing shall be held once per
- 4 year for the next four years, and then in biennial intervals
- 5 thereafter."
- 6 SECTION 6. There is appropriated out of the general
- 7 revenues of the State of Hawaii the sum of \$ or so
- 8 much thereof as may be necessary for fiscal year 2008-2009 to
- 9 support the operations and expansion of the mental health court.
- 10 The sum appropriated shall be expended by the judiciary for
- 11 the purposes of this Act.
- 12 SECTION 7. 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 8. Statutory material to be repealed is bracketed
- 16 and stricken. New statutory material is underscored.
- 17 SECTION 9. This Act shall take effect on July 1, 2050.

Report Title:

Assault; Mental Health Facilities; Hawaii State Hospital;

Forensic Patients

Description:

Requires the department of health to submit an annual report on forensic patients; requires yearly court status hearings for individuals ordered to be conditionally released or hospitalized as an inpatient by the mental health court; reduces the minimum length of hospitalization from ninety to thirty days for individuals who are recommitted after conditional release; makes appropriation for mental health court operations. (SB2396 HD2)