A BILL FOR AN ACT

RELATING TO CRIME.

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

1	SECTI	ON 1. Section 571-22, Hawaii Revised Statutes, is
2	amended to	read as follows:
3	"§571	-22 Waiver of jurisdiction; transfer to other courts.
4	(a) The c	ourt may waive jurisdiction and order a minor or adult
5	held for c	riminal proceedings after full investigation and
6	hearing who	ere the person during the person's minority, but on or
7	after the	person's sixteenth birthday, is alleged to have
8	committed	an act that would constitute a felony if committed by
9	an adult,	and the court finds that:
10	(1)	There is no evidence the person is committable to an
11		institution for the mentally defective or retarded or
12		the mentally ill;
13	(2)	The person is not treatable in any available
14		institution or facility within the State designed for
15		the care and treatment of children; or
16	(3)	The safety of the community requires that the person
17]	be subject to judicial restraint for a period
18	HB819 SD2	extending beyond the person's minority.

1 The court may waive jurisdiction and order a minor or (b) 2 adult held for criminal proceedings if, after a full 3 investigation and hearing, the court finds that: 4 The person during the person's minority, but on or (1)5 after the person's fourteenth birthday, is alleged to 6 have committed an act that would constitute a felony 7 if committed by an adult and either: 8 The act resulted in serious bodily injury to a (A) 9 victim; **10** (B) The act would constitute a class A felony if 11 committed by an adult; or 12 The person has more than one prior adjudication (C) 13 for acts that would constitute felonies if 14 committed by an adult; and 15 There is no evidence the person is committable to an (2) 16 institution for the mentally defective or retarded or 17 the mentally ill. 18 (C) The factors to be considered in deciding whether 19 jurisdiction should be waived under subsection (a) or (b) are as

The seriousness of the alleged offense;

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follows:

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1	(2)	Whether the alleged offense was committed in an
2		aggressive, violent, premeditated, or wilful manner;
3	(3)	Whether the alleged offense was against persons or
4		against property, greater weight being given to
5		offenses against persons, especially if personal
6		injury resulted;
7	(4)	The desirability of trial and disposition of the
8		entire offense in one court when the minor's
9		associates in the alleged offense are adults who will
10		be charged with a crime;
11	(5)	The sophistication and maturity of the minor as
12		determined by consideration of the minor's home,
13		environmental situation, emotional attitude, and
14		pattern of living;
15	(6)	The record and previous history of the minor,
16		including previous contacts with the family court,
17		other law enforcement agencies, courts in other
18		jurisdictions, prior periods of probation to the
19		family court, or prior commitments to juvenile
20		institutions;

(7) The prospects for adequate protection of the public

and the likelihood of reasonable rehabilitation of the

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1		minor (if the minor is found to have committed the
2		alleged offense) by the use of procedures, services,
3		and facilities currently available to the family
4		court; and
5	(8)	All other relevant matters.
6	(d)	The court may waive jurisdiction and order a minor or
7	adult hel	d for criminal proceedings if, after a full
8	investiga	tion and hearing, the court finds that:
9	(1)	The person during the person's minority is alleged to
10		have committed an act that would constitute murder in
11		the first degree or second degree or attempted murder
12		in the first degree or second degree if committed by
13		an adult; and
14	(2)	There is no evidence the person is committable to an
15		institution for the mentally defective or retarded or
16		the mentally ill.
17	<u>(e)</u>	The court shall waive jurisdiction and order a minor
18	to be hel	d in a youth correctional facility for criminal
19	proceedin	gs if, after a full investigation and hearing, the
20	court fin	ids that:

1	(1)	The minor is alleged to have committed an act that	
2		would constitute murder in the first degree if	
3		committed by an adult;	
4	(2)	The minor has not been charged with any other criminal	
5		offense arising from the same incident; and	
6	(3)	The minor is at least fifteen years of age, but less	
7		than eighteen years of age.	
8	Subsequen	t to a waiver by the family court, upon motion by the	
9	defendant	, the circuit court may remand the minor back to the	
10	jurisdict	ion of the family court if the circuit court finds that	
11	the rehabilitation of the minor would be seriously impaired if		
12	the minor	remained under the jurisdiction of the circuit court,	
13	or that t	he minor is committable to an institution for the	
14	mentally	defective or retarded or the mentally ill.	
15	[-(e)] (f) Transfer of a minor for criminal proceedings	
16	terminate	s the jurisdiction of the court over the minor with	
17	respect t	o any subsequent acts that would otherwise be within	
18	the court	's jurisdiction under section 571-11(1) and thereby	
19	confers j	urisdiction over the minor to a court of competent	
20	criminal	jurisdiction.	
21	[(f)] (g) If criminal proceedings instituted under	
22	subsectio	n (a), (b), or (d) result in an acquittal or other	
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- 1 discharge of the minor involved, no petition shall be filed
- 2 thereafter in any family court based on the same facts as were
- 3 alleged in the criminal proceeding.
- 4 [(g)] (h) A minor shall not be subject to criminal
- 5 prosecution based on the facts giving rise to a petition filed
- 6 under this chapter, except as otherwise provided in this
- 7 chapter.
- 8 [$\frac{h}{h}$] (i) Where the petition has been filed in a circuit
- 9 other than the minor's residence, the judge, in the judge's
- 10 discretion, may transfer the case to the family court of the
- 11 circuit of the minor's residence.
- $[\frac{(i)}{(i)}]$ (j) When a petition is filed bringing a minor before
- 13 the court under section 571-11(1) and (2), and the minor resides
- 14 outside of the circuit, but within the State, the court, after a
- 15 finding as to the allegations in the petition, may certify the
- 16 case for disposition to the family court having jurisdiction
- 17 where the minor resides. Thereupon, the court shall accept the
- 18 case and may dispose of the case as if the petition was
- 19 originally filed in that court. Whenever a case is so
- 20 certified, the certifying court shall forward to the receiving
- 21 court certified copies of all pertinent legal and social
- 22 records.

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- 1 $\left[\frac{(j)}{(j)}\right]$ (k) If the court waives jurisdiction pursuant to
- 2 subsection (b) or (d), the court also may waive its jurisdiction
- 3 with respect to any other felony charges arising from the same
- 4 episode to the charge for which the minor was waived."
- 5 SECTION 2. This Act does not affect rights and duties that
- 6 matured, penalties that were incurred, and proceedings that were
- 7 begun, before its effective date.
- 8 SECTION 3. Statutory material to be repealed is bracketed
- 9 and stricken. New statutory material is underscored.
- 10 SECTION 4. This Act shall take effect on July 1, 2050.

Report Title:

Crime; Minors Tried as Adults

Description:

Mandates minors aged 15-17 be tried as adults in cases of first degree murder when no other offenses are charged. Provides for discretionary remand of the minor to the family court in specified cases. Effective 7/1/2050. (SD2)