A BILL FOR AN ACT

RELATING TO CORRECTIONS.

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

- 1 The legislature finds that the rehabilitation 2 of incarcerated persons benefits from regular family visits. 3 The legislature further finds that the department of public 4 safety has been sending Hawaii inmates to mainland prisons and 5 transferring Hawaii inmates between in-state facilities at an 6 increasing rate. Frequent transfers are of concern because they 7 disrupt educational, vocational, treatment, and other programs 8 that are integral to successful rehabilitation and reentry into 9 society. This is particularly true of inmates detained in 10 mainland prisons. 11 The legislature further finds that there are no existing statutes establishing standards governing the transfer of
- 12 statutes establishing standards governing the transfer of
 13 inmates to mainland prisons or between correctional facilities
 14 in Hawaii.
- The purpose of this Act is to establish standards for the transfer of Hawaii incarcerated persons to mainland prisons or between in-state correctional facilities.

1	SECTION 2. Chapter 353, Hawaii Revised Statutes, is
2	amended by adding a new section to be appropriately designated
3	and to read as follows:
4	"§353- Transfer of inmates to other Hawaii correctional
5	facilities. The director may effect the transfer of a committed
6	felon to any correctional facility located in this State, if the
7	transfer is in the best interests of the State and the welfare
8	of the committed felon will be best served by the transfer;
9	provided that the director shall consider the following criteria
10	prior to the transfer:
11	(1) If the committed felon is currently engaged in a
12	rehabilitation or reentry program prior to the
13	proposed transfer, whether the felon may continue with
14	a similar program at the facility to which transfer is
15	proposed; and
16	(2) Whether other committed felons have volunteered to be
17	transferred; provided that felons volunteering for a
18	transfer shall be given preference for a transfer
19	under this section to achieve cost savings."
20	SECTION 3. Section 353-16.2, Hawaii Revised Statutes, is
21	amended to read as follows:

1	"\$353-16.2 Transfer of inmates to out-of-state
2	institutions. (a) The director may effect the transfer of a
3	committed felon to any correctional institution located in
4	another state regardless of whether the state is a member of the
5	Western Interstate Corrections Compact; provided that the
6	institution is in compliance with appropriate health, safety,
7	and sanitation codes of the state, provides a level of program
8	activity for the inmate that is suitable, and is operated by
9	that state, by any of its political subdivisions, or by a
10	private institution; and provided further that the transfer is
11	either:
12	(1) In the interest of the security, management of the
13	correctional institution where the inmate is presently
14	placed, or the reduction of prison overcrowding; or
15	(2) In the interest of the inmate.
16	(b) Terms and conditions of the transfer and any
17	reimbursement for expenses shall be agreed upon between the
18	department and the out-of-state correctional institution prior
19	to transfer.
20	(c) Prior to a transfer of a committed felon under this

section, the director shall consider, among other things:

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1	<u>(1)</u>	Whether the committed felon is regularly participating
2		in extended family leave visitations with the
3		committed felon's child, and whether the transfer
4		would disrupt the visitations.
5	(2)	Whether the committed felon is enrolled in a
6		vocational, educational, treatment, reentry, or other
7		program that cannot reasonably be resumed at the
8		correctional facility in another state contemplated
9		for the transfer; and
10	<u>(3)</u>	Whether other committed felons have volunteered to be
11		transferred; provided that felons volunteering for a
12		transfer shall be given preference for a transfer
13		under this section to achieve cost savings.
14	For]	purposes of this subsection:
15	"Chi	ld" means a biological or adopted child under the age
16	of eighte	en.
17	"Reg	ularly participating":
18	<u>(1)</u>	Means participating on a consistent, ongoing basis
19		with the anticipation of continuing participation in
20		the future;
21	(2)	Does not include infrequent or occasional
22		participation, unless the opportunities for

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1	participation are themselves infrequent or
2	occasional."
3	SECTION 4. New statutory material is underscored.
4	SECTION 5. This Act shall take effect on July 1, 2011.
5	INTRODUCED BY:

Report Title:

Public Safety; Corrections; Inmate Transfers

Description:

Specifies criteria that must be considered in deciding whether to transfer inmates between correctional facilities located in Hawaii and correctional facilities located outside of Hawaii.

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