JAN 2 6 2011

A BILL FOR AN ACT

RELATING TO EFFECT OF FINDING OF UNFITNESS TO PROCEED.

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

- 1 SECTION 1. The purpose of this Act is to amend the law
- 2 governing the time frames for fitness restoration for persons
- 3 charged with non-violent petty misdemeanors and for persons
- 4 charged with non-violent misdemeanors. Among the states and the
- 5 District of Columbia, Hawaii is one of only ten jurisdictions
- 6 that do not specify a maximum number of days for fitness
- 7 restoration. Forty-one jurisdictions mandate either a fixed
- 8 time frame for fitness restoration (on average, ninety days for
- 9 misdemeanor charges), a time frame equivalent to the maximum
- 10 term of the sentence associated with the charge, or a
- 11 combination of the two (a fixed time period or the time
- 12 equivalent to the maximum sentence, whichever is less). These
- 13 forty-one jurisdictions have seen dramatic decreases in the
- 14 number of pretrial defendants hospitalized for fitness
- 15 restoration who would otherwise not meet commitment criteria for
- 16 hospital level of mental health care.
- SECTION 2. Section 704-406, Hawaii Revised Statutes, is
- 18 amended to read as follows:

22

S.B. NO. 1296

1 "§704-406 Effect of finding of unfitness to proceed. (1) If the court determines that the defendant lacks fitness to 2 3 proceed, the proceeding against the defendant shall be 4 suspended, except as provided in section 704-407, and the court 5 shall commit the defendant to the custody of the director of 6 health to be placed in an appropriate institution for detention, 7 care, and treatment [-], provided that the commitment shall be limited in certain cases as follows: 8 9 (a) When the defendant is charged with a petty misdemeanor not involving violence or attempted violence, the commitment **10** 11 shall be limited to no longer than sixty days from the date the 12 court determines the defendant lacks fitness to proceed; and When the defendant is charged with a misdemeanor not 13 involving violence or attempted violence, the commitment shall 14 be limited to no longer than one hundred twenty days from the 15 16 date the court determines the defendant lacks fitness to proceed. If the court is satisfied that the defendant may be 17 released on condition without danger to the defendant or to the 18 19 person or property of others, the court shall order the 20 defendant's release, which shall continue at the discretion of the court, on conditions the court determines necessary [-], 21

provided that the release on conditions of a defendant charged

- 1 with a petty misdemeanor not involving violence or attempted
- 2 violence shall continue for no longer than sixty days, and the
- 3 release on conditions of a defendant charged with a misdemeanor
- 4 not involving violence or attempted violence shall continue for
- 5 no longer than one hundred twenty days. A copy of the report
- 6 filed pursuant to section 704-404 shall be attached to the order
- 7 of commitment or order of conditional release on conditions.
- 8 When the defendant is committed to the custody of the director
- 9 of health for detention, care, and treatment, the county police
- 10 departments shall provide to the director of health and the
- 11 defendant copies of all police reports from cases filed against
- 12 the defendant which have been adjudicated by the acceptance of a
- 13 plea of guilty or no contest, a finding of guilt, acquittal,
- 14 acquittal pursuant to section 704-400, or by the entry of a plea
- 15 of guilty or no contest made pursuant to chapter 853, so long as
- 16 the disclosure to the director of health and the defendant does
- 17 not frustrate a legitimate function of the county police
- 18 departments, with the exception of expunged records, records of
- 19 or pertaining to any adjudication or disposition rendered in the
- 20 case of a juvenile, or records containing data from the United
- 21 States National Crime Information Center. The county police
- departments shall segregate or sanitize from the police reports

- 1 information that would result in the likelihood or actual
- 2 identification of individuals who furnished information in
- 3 connection with the investigation [of] or who were of
- 4 investigatory interest. Records shall not be re-disclosed
- 5 except to the extent permitted by law.
- 6 (2) When the court, on its own motion or upon the
- 7 application of the director of health, the prosecuting attorney,
- 8 or the defendant, determines, after a hearing if a hearing is
- 9 requested, that the defendant has regained fitness to proceed,
- 10 the penal proceeding shall be resumed. If, however, the court
- 11 is of the view that so much time has elapsed since the
- 12 commitment or release on conditions of the defendant that it
- 13 would be unjust to resume the proceeding, the court may dismiss
- 14 the charge and:
- 15 (a) Order the defendant to be discharged;
- 16 (b) Subject to the law governing the involuntary civil
- 17 commitment of persons affected by physical or mental
- disease, disorder, or defect, order the defendant to
- 19 be committed to the custody of the director of health
- to be placed in an appropriate institution for
- detention, care, and treatment; or
- 22 (c) Subject to the law governing involuntary outpatient

1	treatment, order the defendant to be released on			
2	conditions the court determines necessary.			
3	(3) If a defendant committed to the custody of the			
4	director of health for a limited period as provided in			
5	subsection (1) is not found fit to proceed prior to the			
6	expiration of the commitment, the charge for which the defendant			
7	was committed for a limited period shall be dismissed. Upon			
8	dismissal of the charge, the defendant shall be released from			
9	custody unless the defendant is subject to prosecution for other			
10	charges, or in which case unless the defendant is subject to the			
11	law governing involuntary civil commitment the court shall order			
12	defendant's commitment to the custody of the director of health			
13	to be placed in an appropriate institution for detention, care			
14	and treatment. Within a reasonable time following any other			
15	commitment under subsection (1) the director of health shall			
16	report to the court on whether the defendant presents a			
17	substantial likelihood of becoming fit to proceed in the future.			
18	The court, in addition, may appoint a panel of three qualified			
19	examiners in felony cases or one qualified examiner in nonfelony			
20	cases to make a report. If, following a report, the court			
21	determines that the defendant probably will remain unfit to			
22	proceed, the court may dismiss the charge and:			

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1	(a)	Release the defendant; or		
2	(b)	Subject to the law governing involuntary civil		
3		commitment, order the defendant to be committed to the		
4		custody of the director of health to be placed in an		
5		appropriate institution for detention, care, and		
6		treatment.		
7	(4)	If a defendant released on conditions for a limited		
8	period as	provided in subsection (1) is not found fit to proceed		
9	prior to	the expiration of the release on conditions order, the		
10	charge fo	r which the defendant was released on conditions for a		
11	limited p	eriod shall be dismissed. Upon dismissal of the		
12	charge, t	he defendant shall be discharged from the release on		
13	condition	s unless the defendant is subject to prosecution for		
14	other charges, or subject to the law governing involuntary civil			
15	commitment the court shall order defendant's commitment to the			
16	custody of the director of health to be placed in an appropriate			
17	instituti	on for detention, care and treatment. Within a		
18	reasonabl	e time following any other release under subsection		
19	(1), the	court shall appoint a panel of three qualified		
20	examiners	in felony cases or one qualified examiner in nonfelony		
21	cases to	report to the court on whether the defendant presents a		
22	substanti	al likelihood of becoming fit to proceed in the future.		

1	If, following the report, the court determines that the
2	defendant probably will remain unfit to proceed, the court may
3	dismiss the charge and:
4	(a) Release the defendant; or
5	(b) Subject to the law governing involuntary civil
6	commitment, order the defendant to be committed to the
. 7	custody of the director of health to be placed in an
8	appropriate institution for detention, care, and
9	treatment."
10	SECTION 3. Statutory material to be repealed is bracketed
11	and stricken. New statutory material is underscored.
12	SECTION 4. This Act shall take effect upon its approval.
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14	
15	INTRODUCED BY:
16	BY REQUEST

Report Title:

Effect of Finding of Unfitness to Proceed.

Description:

Establishes specific time frames for a commitment or release on conditions when unfit defendants are charged with petty misdemeanors (60 days), and non-violent misdemeanors (120 days).

JUSTIFICATION SHEET

DEPARTMENT:

Health

TITLE:

A BILL FOR AN ACT EFFECT OF FINDING OF

UNFITNESS TO PROCEED.

PURPOSE:

To establish specific time frames for a commitment or release on conditions when the unfit defendant is charged with a non-violent petty misdemeanor or non-violent misdemeanor. If the defendant has not regained fitness to proceed within the time frames, the court shall dismiss the charges and either civilly commit the defendant or

release the defendant.

MEANS:

Amend section 704-406, Hawaii Revised

Statutes (HRS).

JUSTIFICATION:

A criminal defendant must be able to participate meaningfully in court proceedings; in other words, be "fit to proceed" in order to go to trial or proceed with a plea bargain. Fitness refers, generally, to a defendant's ability to understand basic court proceedings, understand the details and specifics of the particular case, and work constructively with defense counsel. If a defendant is believed to be unable to do one or more of those three things, then the defendant is found "unfit to proceed" by the court. Court proceedings are typically halted temporarily, and the defendant is ordered to fitness restoration activities either in custody or while released on conditions in the community. It is expected that a combination of mental health treatment and education about court proceedings will eventually enable the defendant to participate meaningfully in court proceedings, at which time the court proceedings may be resumed.

Section 704-406, HRS, allows different placement options for fitness restoration: in the custody of the Director of the Department of Health (DOH) (Hawaii State Hospital inpatient care) or placement in the community. The determining factor in making the placement decision is the level of dangerousness of the defendant. If the court is satisfied that the person's level of dangerousness can be safely managed in the community, then the defendant may be "released on conditions," to reside at home, in a group home, at the AMHD fitness restoration facility (5 beds), or elsewhere.

Unfit defendants cannot remain in custody or released on conditions indefinitely. The leading Supreme Court case provides that the fitness restoration process may continue for a "reasonable period of time" considering the severity of the charge and the defendant's mental condition. Several states have adopted specific time frames for fitness restoration.

This measure proposes to amend the current statutory language that requires fitness restoration in a "reasonable period of time" for all grades of offenses by establishing a time frame of sixty days for fitness restoration when a non-violent petty misdemeanor is charged and one hundred-twenty days when a non-violent misdemeanor is charged.

At the end of the specific fitness restoration time frames, if the defendant remains unfit, the court dismisses the charge and releases the defendant, or proceeds with civil commitment if there is supporting evidence.

Specific time frames are expected to shorten the hospital stay of unfit defendants charged with petty misdemeanors or nonviolent misdemeanors, thereby allowing the Department of Health greater control of its inpatient census and serving a greater number of persons who are mentally ill.

Impact on the public: Treating patients at HSH costs approximately \$800 to \$900 dollars a day, per patient. Any effort that allows for a more fluid transition of patients out of the hospital setting when they no longer require hospital level of care will result in significant tax savings for the public. Additionally, prolonged stays that are clinically unnecessary place substantial burden on the hospital and have a ripple effect of denying bed space to others in the community who may require this highest level of public mental health treatment.

Impact on the department and other agencies:
This measure would help DOH achieve
appropriate utilization management of the
highest and most expensive level of public
mental health care (hospital level acute and
rehabilitation treatment) at the state
hospital without compromising public safety,
as the individuals released would have
been (a) been charged with a non-violent
misdemeanor or less, and (b) been determined
by hospital and court to be safe for
community release.

GENERAL FUND:

None.

OTHER FUNDS:

None.

PPBS PROGRAM

DESIGNATION:

HTH-495.

OTHER AFFECTED

AGENCIES:

Judiciary; City and County of Honolulu Prosecutors; County Prosecutors; Department of the Attorney General; Office of the

Public Defender.

EFFECTIVE DATE:

Upon approval.