1

A BILL FOR AN ACT

SECTION 1. Act 8. First Special Session Laws of Hawaii

RELATING TO COMPREHENSIVE OFFENDER REENTRY SYSTEM.

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

2	2007, added a new chapter to the Hawaii Revised Statutes
3	entitled "Comprehensive Offender Reentry System" to prepare
4	incarcerated individuals for reentry into the community through

- 5 programs and services that reflect best practices and evidenced-
- 6 based results. The goal of reentry is to provide offenders with
- 7 greater opportunities to be rehabilitated while ensuring public
- 8 safety and reducing recidivism.
- 9 Act 24, Special Session Laws of Hawaii 2009, amended
- 10 section 353-10, Hawaii Revised Statutes, to incorporate the
- 11 responsibilities of offender reentry into the long-established
- 12 intake services centers and established the reentry commission
- to work with the department of public safety in monitoring and 13
- 14 reviewing the comprehensive offender reentry program.
- 15 The purpose of this Act is to:
- 16 (1) Create the offender reentry office to oversee offender
- reentry, thereby restoring the purpose of the intake **17**
- 18 service centers to screen, evaluate, and classify the



1		admission of persons to community correctional
2		centers; and
3	(2)	Reconstitute the reentry commission, expand its
4		duties, and extend its repeal date.
5	SECT	ION 2. Chapter 353H, Hawaii Revised Statutes, is
6	amended b	y adding a new section to be appropriately designated
7	and to re	ad as follows:
8	" <u>\$</u> 35	3H- Offender reentry office. There shall be within
9	the depar	tment of public safety, an offender reentry office to
10	oversee t	he development and implementation of the comprehensive
11	offender	reentry system.
12	<u>The</u>	offender reentry office shall:
13	(1)	Ensure that the present and future reentry needs of
14		persons committed to correctional facilities are being
15		evaluated and met in an effective and appropriate
16		manner;
17	(2)	Develop and implement risk needs assessment tools to
18		properly place offenders in programs and services;
19	<u>(3)</u>	Match offenders to programs and services that address
20		risks and needs identified;
21	(4)	Monitor and record progress made by offenders while
22		participating in prescribed programs and services;

1	<u>(5)</u>	Identify and make recommendations to address needs not
2		addressed by programs and services;
3	<u>(6)</u>	Provide training opportunities for department staff
4		and service providers in assessments and evidenced-
5		based practices;
6	(7)	Work closely and collaborate with the community
7		service and work furlough programs located in the
8		community correctional centers and correctional
9		<u>facilities;</u>
10	(8)	Work closely and collaborate with the Hawaii paroling
11		authority; and
12	<u>(9)</u>	Work closely and collaborate with community partners
13		such as organizations, businesses, and concerned
14		citizens."
15	SECT	ION 3. Section 353-10, Hawaii Revised Statutes, is
16	amended to	o read as follows:
17	" \$35	3-10 [Reentry intake] Intake service centers. There
18	shall be	within the department of public safety, [a reentry] an
19	intake se	rvice center for adults in each of the counties, to
20	screen, e	valuate, and classify the admission of persons to
21	community	correctional centers [and-to-provide for the
22	successfu	l reentry of persons back into the community]. Each
	GB2866 HD	1 HMC 2012_3085

SB2800 RDI RMS 2012-3003

1	center sh	all be directed and managed by a manager and shall be
2	staffed b	y a team of psychiatrists, social workers, technicians,
3	and other	personnel as may be necessary. The director of public
4	safety ma	y appoint full-time or part-time professional and
5	clerical	staff or contract for professional services [to carry
6	out the d	uties of the centers as identified in this section].
7	The	centers shall:
8	(1)	Provide orientation, guidance, and technical services;
9	(2)	Provide social-medical-psychiatric-psychological
10		diagnostic evaluation;
11	(3)	Provide pretrial assessments on adult offenders for
12		the courts and assist in the conduct of presentence
13		assessments on adult offenders and the preparation of
14		presentence reports when requested by the courts;
15	(4)	Provide correctional prescription program planning and
16		security classification;
17	(5)	Provide such other personal and correctional services
18		as needed for both detained and committed persons; and
19	(6)	Monitor and record the progress of persons assigned to
20		correctional facilities who undergo further treatment
21		or who participate in prescribed correctional
22		programs[+

1	(7)	Ensure that the present and future reentry needs of
2		persons committed to correctional facilities are being
3		evaluated and met in an effective and appropriate
4		manner;
5	(8)	Provide additional reentry services to include working
6		closely and collaborating with the furlough programs
7		in each county that are currently managed by the
8		department's institutions division;
9	(9)	Work closely and collaborate with the Hawaii paroling
10		authority; and
11	(10)	Work closely and collaborate with the corrections
12		program services division]."
13	SECT	ION 4. Act 24, Special Session Laws of Hawaii 2009, is
14	amended by	y amending section 3 to read as follows:
15	"SEC	TION 3. (a) Effective January 1, 2010, there is
16	establish	ed within the department of public safety a reentry
17	commission	n to work with the department in monitoring and
18	reviewing	the comprehensive offender reentry program, including
19	facility	educational and treatment programs, rehabilitative
20	services,	work furloughs, and the Hawaii paroling authority's
21	oversight	of parolees. The reentry commission may make
22	recommend	ations to the department, the Hawaii paroling
	SB2866 HD	1 HMS 2012-3085

1	authority	, and the legislature regarding reentry and parole
2	services.	The reentry commission shall ensure that the
3	comprehen	sive offender reentry system under chapter 353H, Hawaii
4	Revised S	tatutes, is implemented as soon as practicable to
5	provide p	rograms and services that result in the release of
6	inmates o	nto parole when the maximum terms have been served
7	instead o	f delaying the release for lack of programs and
8	services.	
9	(b)	The reentry commission shall consist of [eleven] ten
10	members w	ho shall be [appointed by the governor in accordance
11	with sect	ion 26-34, Hawaii Revised Statutes, selected as
12	follows:	
13	[-(1 ,)-	Four members shall be selected by the governor;
14		provided that at least one of the four shall be a
15		former inmate and none shall be government employees;
16	(2)	Two-members shall be selected by the president-of-the
17		senate;
18	(3)	Two members shall be selected by the speaker of the
19		house of representatives;
20	(4)	One member shall represent the American Civil
21		Liberties Union;

1	757	one member sharr represent the community Arritance on
2		Prisons; and
3	(6)	One member shall be a former inmate who has
4		successfully been reintegrated into the community.]
5	(1)	Three members shall be selected by the governor, of
6		whom one shall be a rehabilitated former inmate;
7	(2)	Three members shall be selected by the president of
8		the senate;
9	<u>(3)</u>	Three members shall be selected by the speaker of the
10		house of representative; and
11	(4)	The reentry coordinator shall serve as an ex officio
12		nonvoting member.
13	(c)	The reentry commission shall meet at least quarterly
14	and membe	rs shall serve without compensation, but may be
15	reimburse	d for expenses, including travel expenses, that are
16	necessary	for the performance of their duties.
17	(d)	The commission shall cease to exist on [July 1, 2014.]
18	December :	1, 2015."
19	SECT	ION 5. Members of the reentry commission appointed
20	pursuant	to Act 24, Special Session Laws of Hawaii 2009, shall
21	cease to I	se members of the reentry commission on June 30, 2012.

- 1 Beginning July 1, 2012, new members to the reentry commission
- 2 shall be selected pursuant to section 4 of this Act.
- 3 SECTION 6. Statutory material to be repealed is bracketed
- 4 and stricken. New statutory material is underscored.
- 5 SECTION 7. This Act shall take effect on July 1, 2050.

Report Title:

Comprehensive Offender Reentry System; Reentry Commission

Description:

Establishes the Offender Reentry Office within the Department of Public Safety to address the goals of chapter 353H, Hawaii Revised Statutes. Reconstitutes the Reentry Commission under Act 24, Special Session Laws of Hawaii 2009, with the added duty to ensure that the Comprehensive Offender Reentry System is implemented as soon as practicable. Extends sunset of Reentry Commission to December 1, 2015. Effective July 1, 2050. (SB2866 HD1)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.