A BILL FOR AN ACT

RELATING TO TELEMEDICINE.

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

1	SECTION 1. Section 453-1.3, Hawaii Revised Statutes, is				
2	amended by amending subsection (a) to read as follows:				
3	"(a) [Nothing] Subject to section 453-2(b), nothing in				
4	this section shall preclude any physician acting within the				
5	scope of the physician's license to practice from practicing				
6	telemedicine as defined in this section."				
7	SECTION 2. Section 453-2, Hawaii Revised Statutes, is				
8	amended by amending subsection (b) to read as follows:				
9	"(b) Nothing herein shall:				
10	(1) Apply to so-called Christian Scientists; provided that				
11	the Christian Scientists practice the religious tenets				
12	of their church without pretending a knowledge of				
13	medicine or surgery;				
14	(2) Prohibit service in the case of emergency or the				
15	domestic administration of family remedies;				
16	(3) Apply to any commissioned medical officer in the				
17	United States armed forces or public health service				
18	engaged in the discharge of one's official duty, [nor]				
	HB LRB 13-0535.doc				

1		including a commissioned medical officer, a
2		commissioned behavioral health professional, or a
3		contracted behavioral health professional employed by
4		the United States Department of Defense, while
5		providing direct telemedicine support or services to
6		neighbor island beneficiaries within a Hawaii national
7		guard armory on the island of Kauai, Hawaii, Molokai,
8		or Maui; provided that the commissioned medical
9		officer or the commissioned or civilian behavioral
10		health professional employed by the United States
11		Department of Defense is credentialed by Tripler Army
12	·	Medical Center;
13	(4)	Apply to any practitioner of medicine and surgery from
14		another state when in actual consultation, including
15		in-person, mail, electronic, telephonic, fiber-optic,
16		or other telemedicine consultation with a licensed
17	•	physician or osteopathic physician of this State, if
18		the physician or osteopathic physician from another
19		state at the time of consultation is licensed to
20		practice in the state in which the physician or
21		osteopathic physician resides; provided that:

1		(A)	The physician or osteopathic physician from
2			another state shall not open an office, or
3			appoint a place to meet patients in this State,
4			or receive calls within the limits of the State
5			for the provision of care for a patient who is
6			located in this State;
7		(B)	The licensed physician or osteopathic physician
8			of this State retains control and remains
9			responsible for the provision of care for the
10			patient who is located in this State; and
11		(C)	The laws and rules relating to contagious
12	,		diseases are not violated;
13	[-(4)-]	<u>(5)</u>	Prohibit services rendered by any person
14		cert	ified under part II of this chapter to provide
15		emer	gency medical services, or any physician
16		assi	stant, when the services are rendered under the
17		dire	ction and control of a physician or osteopathic
18	•	phys	ician licensed in this State except for final
19		refr	action resulting in a prescription for spectacles
20		cont	act lenses, or visual training as performed by an
21		ocul	ist or optometrist duly licensed by the State.
22		The	direction and control shall not be construed in

1		every case to require the personal presence of the
2		supervising and controlling physician or osteopathic
3		physician. Any physician or osteopathic physician who
4		employs or directs a person certified under part II of
5		this chapter to provide emergency medical services, or
6		a physician assistant, shall retain full professional
7		and personal responsibility for any act that
8		constitutes the practice of medicine when performed by
9		the certified person or physician assistant;
10	[(5)]	(6) Prohibit automated external defibrillation by:
11		(A) Any first responder personnel certified by the
12		department of health to provide automated
13		external defibrillation when it is rendered under
14	·	the medical oversight of a physician or
15		osteopathic physician licensed in this State; or
16		(B) Any person acting in accordance with section 663-
17		1.5(e); or
18	[-(6)]	(7) Prohibit a radiologist duly licensed to practice
19		medicine and provide radiology services in another
20		state from using telemedicine while located in this
21		State to provide radiology services to a patient who

1		is located in the state in which the radiologist is
2		licensed. For the purposes of this paragraph:
3		"Radiologist" means a doctor of medicine or a
4		doctor of osteopathy certified in radiology by the
5		American Board of Radiology or the American Board of
6		Osteopathy.
7		"Telemedicine" means the use of
8		telecommunications services, as that term is defined
9		in section 269-1, including real-time video
10		conferencing-based communication, secure interactive
11		and non-interactive web-based communication, and
12		secure asynchronous information exchange, to transmit
13		patient medical information, such as diagnostic-
14		quality digital images and laboratory results for
15		medical interpretation and diagnosis, and deliver
16		health care services and information to parties
17		separated by distance."
18	SECT	ION 3. Statutory material to be repealed is bracketed
19	and stric	ken. New statutory material is underscored.

1 SECTION 4. This Act shall take effect upon its approval.

2

INTRODUCED BY:

JAN 1 7 2013

Report Title:

Telemedicine; Behavioral Health; License Exemption; Military Patients

Description:

Exempts from licensing requirement to practice medicine in the State any commissioned medical officer or commissioned or civilian behavioral health professional employed by the U.S. Department of Defense, who is credentialed by Tripler Army Medical Center, while providing direct telemedicine support or services to neighbor island beneficiaries within a Hawaii national guard armory on the island of Kauai, Hawaii, Molokai, or Maui.

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