A BILL FOR AN ACT

RELATING TO COURT ORDERS TO PROVIDE MEDICAL TREATMENT FOR INMATES AND DETAINEES IN CORRECTIONAL FACILITIES.

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

1	SECTION	I 1. Section	353-13.6,	Hawaii 1	Revised	Statutes,	is
2	amended to r	read as follow	s:				
3	"[+]§35	3-13.6[]] In	voluntary	medical	treatme	nt criteri	La.
4	An inmate or	detainee in	the custod	dy of the	e depart	ment may k	oe .
5	ordered to r	receive involu	ntary medi	ical tre	atment,	including	the
6	taking or ap	pplication of	medicatior	n, if the	e court	finds that	::
7	(1) Th	ne inmate or d	etainee po	oses a da	anger of	physical	harm
8	to	self or othe	rs;				
9	(2) Tr	reatment with	medicatior	ı is med	ically a	.ppropriate	∋ ;
10	ar	ıd					
11	(3) Cc	onsidering les	s intrusiv	ve alter	natives,	treatment	is
12	es	ssential to fo	restall th	ne dange	r posed	by the in	nate
13	or	detainee.					
14	For the	e purposes of	this secti	ion:			
15	"Danger	of physical	harm to ot	thers" m	eans lik	ely to cau	ıse
16	substantial	physical or e	motional i	injury t	o anothe	er, as	
17	evidenced by	an act, atte	mpt, or th	reat oc	curring	recently o	or_

- 1 through a pattern of past behavior that has resulted in the
 2 person being placed in a more restricted setting for the safety
- 3 of the person or of others in the facility.
- 4 "Danger of physical harm to self" means the person recently
- 5 has threatened or attempted suicide or serious bodily self
- 6 injury; or the person recently has behaved in such a manner as
- 7 to indicate that the person is unable, without supervision and
- 8 the assistance of others, to satisfy the need for nourishment,
- 9 essential medical care, or self-protection, so that it is
- 10 probable that death, substantial bodily injury, or serious
- 11 physical or mental debilitation or disease will result unless
- 12 adequate treatment is provided."
- 13 SECTION 2. Section 353-13.7, Hawaii Revised Statutes, is
- 14 amended to read as follows:
- "[+]\$353-13.7[+] Initiation of proceeding for involuntary
- 16 medical treatment. (a) The director, or the director's
- 17 designee, may file a petition for involuntary medical treatment
- 18 alleging that a person in the custody of the department meets
- 19 the criteria for involuntary medical treatment under section
- 20 353-13.6. The petition shall be executed subject to the
- 21 penalties of perjury but need not be sworn to before a notary
- 22 public and shall be filed in the circuit or district court of

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- 1 the circuit or district wherein the person who is the subject of
- 2 the petition is in custody. The attorney general, the attorney
- 3 general's deputy, special deputy, or appointee designated to
- 4 present the case shall assist the petitioner to state the
- 5 substance of the petition in plain and simple language. The
- 6 petition may be accompanied by an affidavit or declaration of
- 7 the licensed physician or psychologist who has examined the
- 8 person within [two] five days prior to submission of the
- 9 petition, unless the person whose treatment is sought has
- 10 refused to submit to a medical or psychological examination, in
- 11 which case the fact of refusal shall be alleged in the petition.
- 12 The affidavit or declaration shall set forth the signs and
- 13 symptoms relied upon by the physician or psychologist to
- 14 determine whether the person is in need of treatment, whether
- 15 the person is capable of realizing and making a rational
- 16 decision with respect to the person's need for treatment, and
- 17 the recommended treatment. If the petitioner believes that
- 18 further evaluation is necessary before treatment, the petitioner
- 19 may request such further evaluation.
- 20 (b) If the person has been given an examination,
- 21 evaluation, or treatment in a psychiatric facility or by the
- 22 department within five days before the filing of the petition,

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    and treatment is recommended by the staff of the facility or the
    department, the petition may be accompanied by an affidavit or
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    declaration of the department's medical director or the mental
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    health administrator in lieu of a physician's or psychologist's
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    affidavit[-] or declaration."
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         SECTION 3. Section 353-13.8, Hawaii Revised Statutes, is
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    amended by amending its title and sections (a) and (b) to read
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    as follows:
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         "[+]$353-13.8[+] Notice; waiver of notice; hearing on
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    petition; waiver of hearing on petition for involuntary
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                      (a)
                           The court shall set a hearing on the
    hospitalization.
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    petition, and notice of the hearing shall be served personally
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    on the person who is the subject of the petition, or by
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    certified or registered mail, return receipt requested,
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    deliverable to the addressee only[+], on [the person's spouse,
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    civil union partner, or reciprocal beneficiary; legal parents;
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    adult children; and legal guardian, if one has been appointed.
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    If the person has no living spouse, civil union partner, or
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    reciprocal beneficiary; legal parent; adult children; or legal
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    quardian, or if none can be found, notice of the hearing shall
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    be served on at least one of the person's closest adult
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    relatives if any can be found.] the person's legal guardian or
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Ţ	emergency	contact listed while in the custody of the department.
2	Notice of	the hearing shall also be served on the public
3	defender,	person's attorney, or other court-appointed attorney,
4	as the ca	se may be. If the person is a minor, notice of the
5	hearing s	hall also be served upon the person who has had the
6	principal	care and custody of the minor during the sixty days
7	preceding	the date of the petition if the person can be found
8	within th	e State. Notice shall also be given to [the] other
9	persons a	s the court may designate.
10	(b)	The notice required by subsection (a) shall include:
11	(1)	The date, time, place of hearing, a clear statement of
12		the purpose of the proceedings and of possible
13		consequences to the person who is the subject of the
14		petition, and a statement of the legal standard upon
15		which [commitment] treatment is authorized;
16	(2)	A copy of the petition;
17	(3)	Written notice, in plain and simple language, that the
18		person may waive the hearing by voluntarily agreeing
19		to the care or treatment proposed;
20	(4)	A completed form indicating the waiver described in
21		paragraph (3) if the person waived the hearing;

1	(5)	Written notice, in plain and simple language, that the
2		person or the person's guardian or representative may
3		apply at any time for a hearing on the issue of the
4		person's need for care or treatment if the person has
5		previously waived a hearing;
6	(6)	Notice that the person is entitled to the assistance
7		of an attorney and that the public defender has been
8		notified of these proceedings;
9	(7)	Notice that if the person does not want to be
10		represented by the public defender, the person may
11		contact the person's own attorney; and
12	(8)	Notice, if applicable, that the petitioner intends to
13	•	present evidence to show that the person is an
14		incapacitated or protected person, or both, under
15		article V of chapter 560, and whether the appointment
16		of a guardian is sought at the hearing. If
17		appointment of a guardian is to be recommended, and a
18		nominee is known at the time the petition is filed,
19		the identity of the nominee shall be disclosed."
20	SECT	ION 4. Section 353-13.9, Hawaii Revised Statutes, is
21	amended a	s follows:

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         1. By amending its title and sections (a), (b), (c), and
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    (d) to read:
         "[+]$353-13.9[+] Hearing on petition. (a) The court may
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    adjourn or continue a hearing for failure to timely notify [a
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    spouse, civil union partner, reciprocal beneficiary, guardian,
    relative, the person's legal guardian or emergency contact
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    listed while in the custody of the department, or other person
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    determined by the court to be entitled to notice, or for failure
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    by the person who is the subject of the petition to contact an
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    attorney as provided in section 353-13.8, if the court
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    determines that an adjournment or continuance is in the interest
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    of justice.
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         (b) Unless the hearing is waived, the [judge] court shall
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    hear the petition as soon as possible and no later than ten days
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    after the date the petition is filed unless a reasonable delay
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    is sought for good cause shown by the person who is the subject
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    of the petition, the person's attorney, the petitioner, the
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    guardian or guardian ad litem, or those persons entitled to
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    receive notice of the hearing under section 353-13.8.
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              The person who is the subject of the petition shall be
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present at all hearings unless the person waives the right to be

present, is unable to attend, or creates conditions that make it



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- 1 impossible to conduct the hearing in a reasonable manner as
- 2 determined by the [judge.] court. A waiver is valid only upon
- 3 acceptance by the court following a judicial determination that
- 4 the person understands the person's rights and is competent to
- 5 waive them, or is unable to participate. [If the person is
- 6 unable to participate, the judge shall appoint a quardian ad
- 7 litem or a temporary quardian as provided in article V of
- 8 chapter 560, to represent the person throughout the
- 9 proceedings.] At any point during the proceedings and after the
- 10 filing of the petition, the court may appoint a guardian ad
- 11 litem or a temporary guardian, as provided in article V of
- 12 chapter 560, to represent the person throughout the proceedings,
- 13 if the court finds that the person is unable to participate or
- 14 that other good cause exists.
- 15 (d) Hearings may be held at a convenient location within
- 16 the circuit or district where the person who is the subject of
- 17 the petition resides or any other circuit or district deemed
- 18 appropriate by the court. The person or any interested person
- 19 may request a hearing in another circuit or district because of
- 20 convenience to the parties, witnesses, or the court, or because
- 21 of the person's mental or physical condition."
- 22 2. By amending section (i) to read:

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1	"(i) If the court finds that the criteria for involuntary
2	medical treatment under section 353-13.6 have been met by clear
3	and convincing evidence, the court may issue an order to
4	authorize the department to involuntarily medically treat the
5	person for a period of up to one year unless the person is
6	sooner released or sooner determined to no longer be in need of
7	treatment. If so specified by the court, however, the order may
8	remain in effect if the person who is the subject of the
9	petition is released but returns to custody during the maximum
10	period of the order, if the underlying criminal case is still
11	active or the sentence has not been fully served, unless the
12	person is sooner determined to no longer be in need of
13	treatment."
14	SECTION 5. Statutory material to be repealed is bracketed
15	and stricken. New statutory material is underscored.
16	SECTION 6. This Act shall take effect upon its approval.
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Report Title:

Correctional Facilities; Court Orders to Provide Medical Treatment for Inmates and Detainees

Description:

Provides for the filing of a petition for involuntary medical treatment in either the district or circuit court; allows for a declaration to be filed with the petition as an alternative to an affidavit; expands the court's ability to continue the hearing on the petition for good cause; gives the court more flexibility in deciding when a guardian ad litem is necessary; changes the time within which a person must be examined from two days to five days prior to filing of the petition; amends the list of persons who must be notified of the petition; and clarifies the effective expiration date of the order for persons who return to custody after release. (SD1)

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