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H.B. NO. 256

A BILL FOR AN ACT

RELATING TO THE ADMINISTRATION OF JUSTICE.

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

PART I

2 SECTION 1. The legislature finds that house concurrent 3 resolution no. 155, S.D. 1, (2015), requested the judicial 4 council to appoint a committee to review and recommend revisions 5 to the Hawaii penal code to help ensure that grades of offenses and punishment are fair and proportionate to the crime 6 7 committed, with particular attention paid to provisions that 8 base culpability on dollar amounts. The committee was also 9 asked to consider revisions that are cost-effective in deterring 10 crime, reducing recidivism, and providing restitution to victims 11 in a manner that provides equal justice and punishment, 12 regardless of socioeconomic class or ethnicity.

Accordingly, the judicial council convened a penal code review committee comprising twenty-nine members, including judges from appellate, circuit, and district courts; the chair of the senate committee on judiciary and labor; the chair of the house judiciary committee; the attorney general; the director of



public safety; the prosecuting attorneys for the counties of 1 Hawaii, Kauai, and Maui; a representative of the prosecuting 2 attorney for the city and county of Honolulu; a representative 3 of the office of the public defender; representatives from the 4 5 Honolulu police department; a representative of the office of Hawaiian affairs; a member of the judicial council; 6 representatives of the criminal defense bar; crime victim 7 advocates; and community advocates. Five subcommittees were 8 formed, and each subcommittee convened numerous times to 9 10 consider and prepare proposed revisions to designated parts of the penal code and to related statutes outside the penal code, 11 for submission to the entire committee. The penal code review 12 committee met in plenary session seven times between June 19 and 13 December 18, 2015, and recommended the legislation proposed by 14 15 this Act.

16 The purpose of this Act is to amend various chapters of the 17 Hawaii penal code, and related statutes outside the penal code, 18 pursuant to the recommendations of the penal code review 19 committee.



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1		PART II
2	SECT	ION 2. The purpose of this part is to amend chapter
3	704, Hawa:	ii Revised Statutes, regarding penal responsibility and
4	fitness to	p proceed, to:
5	(1)	Limit the period of conditional release of defendants
6		acquitted by reason of physical or mental disease,
7		disorder, or defect in non-felony cases to no more
8		than one year because that is the longest term of
9		incarceration that may be imposed upon a conviction in
10		those cases;
11	(2)	Require that examination reports regarding a
12		defendant's fitness to proceed to trial be provided to
13		the director of health;
14	(3)	Clarify that a defendant's right to bail and
15		proceedings under chapter 804, Hawaii Revised
16		Statutes, are not suspended when a court suspends
17		pretrial proceedings due to questions about the
18		defendant's physical or mental capacity;
19	(4)	Provide courts with discretion to decide whether
20		records of a forensic examination shall be provided to



the prosecution and defense in hard copy or digital 1 2 format; Permit the defendant to be examined while in custody 3 (5) 4 or on release; Provide courts with discretion to decide whether a 5 (6) 6 forensic examination is necessary when a defendant 7 seeks only to modify conditions of release; and to order temporary hospitalization without revocation of 8 9 a defendant's conditional release; and 10(7) Add references to appropriate statutory authority for involuntary hospitalization and assisted community 11 treatment criteria. 12 This part also seeks to improve the timeliness and 13 efficiency of forensic examinations. Because the department of 14 15 health presently lacks the personnel to participate in all forensic examination panels, this part temporarily amends 16 section 704-404(2), Hawaii Revised Statutes, to repeal the 17 requirement that one member of the panels be appointed from 18 within the department. Mandatory participation in forensic 19 examinations will be restored in two years, which will give the 20 department time to address its personnel shortages. 21



1	SECTION 3. Chapter 704, Hawaii Revised Statutes, is
2	amended by adding two new sections to be appropriately
3	designated and to read as follows:
4	"§704- Conditional release; duration limited in
5	nonfelony cases. For any defendant granted conditional release
6	in a nonfelony case pursuant to section 704-411(1)(b), 704-412,
7	704-414, or 704-415, the period of conditional release shall not
8	exceed one year.
9	§704- Examination reports; provided to director of
10	health. Copies of all examination reports made pursuant to
11	sections 704-404, 704-406, 704-411, and 704-414 shall be
12	provided to the director of health."
13	SECTION 4. Section 704-404, Hawaii Revised Statutes, is
14	amended as follows:
15	1. By amending subsections (1) and (2) to read:
16	"(1) Whenever the defendant has filed a notice of
17	intention to rely on the defense of physical or mental disease,
18	disorder, or defect excluding responsibility, or there is reason
19	to doubt the defendant's fitness to proceed, or reason to
20	believe that the physical or mental disease, disorder, or defect
21	of the defendant will or has become an issue in the case, the

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1 court may immediately suspend all further proceedings in the 2 prosecution [-]; provided that neither the right to bail nor 3 proceedings pursuant to chapter 804 shall be suspended. If a 4 trial jury has been empanelled, it shall be discharged or 5 retained at the discretion of the court. The discharge of the 6 trial jury shall not be a bar to further prosecution.

7 (2) Upon suspension of further proceedings in the 8 prosecution, the court shall appoint three qualified examiners 9 in felony cases, and one qualified examiner in nonfelony cases, 10 to examine and report upon the physical and mental condition of the defendant. In felony cases, the court shall appoint at 11 12 least one psychiatrist and at least one licensed psychologist. 13 The third member may be a psychiatrist, licensed psychologist, 14 or qualified physician. One of the three shall be a 15 psychiatrist or licensed psychologist designated by the director of health [from-within the department of health]. In nonfelony 16 cases, the court may appoint either a psychiatrist or a licensed 17 psychologist. All examiners shall be appointed from a list of 18 certified examiners as determined by the department of health. 19 The court, in appropriate circumstances, may appoint an 20 additional examiner or examiners. The examination may be 21



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1 conducted [on-an out-patient basis] while the defendant is in 2 custody or on release or, in the court's discretion, when 3 necessary the court may order the defendant to be committed to a hospital or other suitable facility for the purpose of the 4 examination for a period not exceeding thirty days, or [such] a 5 longer period as the court determines to be necessary for the 6 7 purpose. The court may direct that one or more qualified physicians or psychologists retained by the defendant be 8 permitted to witness the examination. As used in this section, 9 the term "licensed psychologist" includes psychologists exempted 10 11 from licensure by section 465-3(a)(3)."

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2. By amending subsection (8) to read:

"(8) The court shall obtain all existing medical, mental 13 health, social, police, and juvenile records, including those 14 expunged, and other pertinent records in the custody of public 15 16 agencies, notwithstanding any other [statutes,] statute, and 17 make [such] the records available for inspection by the examiners [-] in hard copy or digital format. The court may 18 order that the records so obtained be made available to the 19 prosecuting attorney and counsel for the defendant in either 20 format, subject to conditions the court determines appropriate. 21



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If, pursuant to this section, the court orders the defendant 1 committed to a hospital or other suitable facility under the 2 3 control of the director of health, then the county police departments shall provide to the director of health and the 4 5 defendant copies of all police reports from cases filed against the defendant [which] that have been adjudicated by the 6 7 acceptance of a plea of guilty or no contest, a finding of 8 quilt, acquittal, acquittal pursuant to section 704-400, or by the entry of plea of quilty or no contest made pursuant to 9 chapter 853 [, so long as]; provided that the disclosure to the 10 director of health and the defendant does not frustrate a 11 legitimate function of the county police departments, with the 12 exception of expunged records, records of or pertaining to any 13 14 adjudication or disposition rendered in the case of a juvenile, or records containing data from the United States National Crime 15 16 Information Center. The county police departments shall segregate or sanitize from the police reports information that 17 would result in the likelihood or actual identification of 18 individuals who furnished information in connection with its 19 investigation, or who were of investigatory interest. Records 20



1 shall not be re-disclosed except to the extent permitted by
2 law."

3 SECTION 5. Section 704-404, Hawaii Revised Statutes, is 4 amended by amending subsection (2) to read as follows: 5 "(2) Upon suspension of further proceedings in the 6 prosecution, the court shall appoint three qualified examiners 7 in felony cases, and one qualified examiner in nonfelony cases, 8 to examine and report upon the physical and mental condition of 9 the defendant. In felony cases, the court shall appoint at 10 least one psychiatrist and at least one licensed psychologist. 11 The third member may be a psychiatrist, licensed psychologist, 12 or qualified physician. One of the three shall be a 13 psychiatrist or licensed psychologist designated by the director 14 of health[-] from within the department of health. In nonfelony 15 cases, the court may appoint either a psychiatrist or a licensed 16 psychologist. All examiners shall be appointed from a list of 17 certified examiners as determined by the department of health. 18 The court, in appropriate circumstances, may appoint an 19 additional examiner or examiners. The examination may be 20 conducted while the defendant is in custody or on release or, in 21 the court's discretion, when necessary the court may order the



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1 defendant to be committed to a hospital or other suitable 2 facility for the purpose of the examination for a period not 3 exceeding thirty days, or a longer period as the court 4 determines to be necessary for the purpose. The court may 5 direct that one or more qualified physicians or psychologists 6 retained by the defendant be permitted to witness the 7 examination. As used in this section, the term "licensed 8 psychologist" includes psychologists exempted from licensure by 9 section 465-3(a)(3)."

10 SECTION 6. Section 704-406, Hawaii Revised Statutes, is 11 amended to read as follows:

12 "§704-406 Effect of finding of unfitness to proceed. (1)13 If the court determines that the defendant lacks fitness to 14 proceed, the proceeding against the defendant shall be 15 suspended, except as provided in section 704-407, and the court 16 shall commit the defendant to the custody of the director of 17 health to be placed in an appropriate institution for detention, 18 care, and treatment; provided that the commitment shall be 19 limited in certain cases as follows:

20 (a) When the defendant is charged with a petty misdemeanor
21 not involving violence or attempted violence, the



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commitment shall be limited to no longer than sixty 1 2 days from the date the court determines the defendant 3 lacks fitness to proceed; and 4 (b) When the defendant is charged with a misdemeanor not 5 involving violence or attempted violence, the 6 commitment shall be limited to no longer than one 7 hundred twenty days from the date the court determines 8 the defendant lacks fitness to proceed. 9 If the court is satisfied that the defendant may be released on 10 conditions without danger to the defendant or to the person or 11 property of others, the court shall order the defendant's release, which shall continue at the discretion of the court, on 12 conditions the court determines necessary; provided that the 13 release on conditions of a defendant charged with a petty 14 15 misdemeanor not involving violence or attempted violence shall 16 continue for no longer than sixty days, and the release on 17 conditions of a defendant charged with a misdemeanor not 18 involving violence or attempted violence shall continue for no longer than one hundred twenty days. A copy of [the report] all 19 20 reports filed pursuant to section 704-404 shall be attached to 21 the order of commitment or order of release on conditions [-]



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that is provided to the department of health. When the 1 2 defendant is committed to the custody of the director of health 3 for detention, care, and treatment, the county police 4 departments shall provide to the director of health and the defendant copies of all police reports from cases filed against 5 the defendant that have been adjudicated by the acceptance of a 6 7 plea of quilty or nolo contendere, a finding of guilt, 8 acquittal, acquittal pursuant to section 704-400, or by the 9 entry of a plea of quilty or nolo contendere made pursuant to 10 chapter 853[, so long as]; provided that the disclosure to the director of health and the defendant does not frustrate a 11 legitimate function of the county police departments; provided 12 further that expunged records, records of or pertaining to any 13 14 adjudication or disposition rendered in the case of a juvenile, 15 or records containing data from the United States National Crime 16 Information Center shall not be provided. The county police departments shall segregate or sanitize from the police reports 17 information that would result in the [+]likely[+] or actual 18 identification of individuals who furnished information in 19 connection with the investigation or who were of investigatory 20



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interest. Records shall not be re-disclosed except to the
 extent permitted by law.

3 (2) When the defendant is released on conditions after a
4 finding of unfitness to proceed, the department of health shall
5 establish and monitor a fitness restoration program consistent
6 with conditions set by the court order of release, and shall
7 inform the prosecuting attorney of the county that charged the
8 defendant of the program and report the defendant's compliance
9 therewith.

[+] (3) [+] When the court, on its own motion or upon the 10 application of the director of health, the prosecuting attorney, 11 or the defendant, determines, after a hearing if a hearing is 12 13 requested, that the defendant has regained fitness to proceed, the penal proceeding shall be resumed. If, however, the court 14 is of the view that so much time has elapsed since the 15 commitment or release on conditions of the defendant that it 16 would be unjust to resume the proceeding, the court may dismiss 17 the charge and: 18

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(a) Order the defendant to be discharged;

20 (b) Subject to [the law governing the involuntary civil
 21 commitment of persons affected by physical or mental



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disease, disorder, or defect,] section 334-60.2 1 regarding involuntary hospitalization criteria, order 2 the defendant to be committed to the custody of the 3 director of health to be placed in an appropriate 4 institution for detention, care, and treatment; or 5 Subject to [the law governing involuntary outpatient (c) 6 treatment,] section 334-121 regarding assisted 7 community treatment criteria, order the defendant to 8 9 be released on conditions the court determines 10 necessary.

If a defendant committed to the custody of the [+](4)[+]11 12 director of health for a limited period pursuant to subsection (1) is not found fit to proceed prior to the expiration of the 13 commitment, the charge for which the defendant was committed for 14 a limited period shall be dismissed. Upon dismissal of the 15 charge, the defendant shall be released from custody unless the 16 defendant is subject to prosecution for other charges[, in which 17 case, unless the defendant is subject to the law governing 18 involuntary-civil commitment,] or subject to section 334-60.2 19 regarding involuntary hospitalization criteria, in which case 20 the court shall order the defendant's commitment to the custody 21



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of the director of health to be placed in an appropriate 1 institution for detention, care, and treatment. Within a 2 reasonable time following any other commitment under subsection 3 4 (1), the director of health shall report to the court on whether the defendant presents a substantial likelihood of becoming fit 5 to proceed in the future. The court, in addition, may appoint a 6 panel of three qualified examiners in felony cases or one 7 qualified examiner in nonfelony cases to make a report. If, 8 9 following [a] the report, the court determines that the defendant probably will remain unfit to proceed, the court may 10 11 dismiss the charge and: 12 Release the defendant; or (a) 13 (b) Subject to [the law governing involuntary civil 14 commitment,] section 334-60.2 regarding involuntary hospitalization criteria, order the defendant to be 15 committed to the custody of the director of health to 16 17 be placed in an appropriate institution for detention, 18 care, and treatment.

19 [+](5)[+] If a defendant released on conditions for a
20 limited period pursuant to subsection (1) is not found fit to
21 proceed prior to the expiration of the release on conditions



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order, the charge for which the defendant was released on 1 conditions for a limited period shall be dismissed. Upon 2 3 dismissal of the charge, the defendant shall be discharged from 4 the release on conditions unless the defendant is subject to 5 prosecution for other charges or subject to [the law governing involuntary-civil commitment,] section 334-60.2 regarding 6 7 involuntary hospitalization criteria, in which case the court shall order the defendant's commitment to the custody of the 8 9 director of health to be placed in an appropriate institution for detention, care, and treatment. Within a reasonable time 10 following any other release on conditions under subsection (1), 11 12 the court shall appoint a panel of three qualified examiners in felony cases or one qualified examiner in nonfelony cases to 13 report to the court on whether the defendant presents a 14 substantial likelihood of becoming fit to proceed in the future. 15 If, following the report, the court determines that the 16 defendant probably will remain unfit to proceed, the court may 17 dismiss the charge and: 18

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- (a) Release the defendant; or
- 20 (b) Subject to [the law governing involuntary civil
 21 commitment₇] section 334-60.2 regarding involuntary



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1 hospitalization criteria, order the defendant to be 2 committed to the custody of the director of health to be placed in an appropriate institution for detention, 3 4 care, and treatment." SECTION 7. Section 704-407, Hawaii Revised Statutes, is 5 amended by amending subsection (3) to read as follows: 6 7 "(3) After the hearing, the court shall rule on any legal objection raised by the application and, in an appropriate case, 8 9 may quash the indictment or other charge, find it to be 10 defective or insufficient, or otherwise terminate the proceedings on the law. [In any such case, unless] Unless all 11 defects in the proceedings are promptly cured, the court shall 12 13 terminate the commitment or release ordered under section 704-14 406 and: Order the defendant to be discharged; 15 (a) Subject to [the-law-governing involuntary civil 16 (b) commitment of persons-affected by a physical or mental 17 disease, disorder, or defect,] section 334-60.2 18 regarding involuntary hospitalization criteria, order 19 the defendant to be committed to the custody of the 20



director of health to be placed in an appropriate 1 institution for detention, care, and treatment; or 2 Subject to [the law governing involuntary outpatient 3 (C) treatment,] section 334-121 regarding assisted 4 5 community treatment criteria, order the defendant to be released on [such] conditions as the court deems 6 7 necessary." SECTION 8. Section 704-411, Hawaii Revised Statutes, is 8 amended to read as follows: 9 10 1. By amending subsection (1) to read: 11 "(1) When a defendant is acquitted on the ground of physical or mental disease, disorder, or defect excluding 12 responsibility, the court, on the basis of the report made 13 14 pursuant to section 704-404, if uncontested, or the medical or psychological evidence given at the trial or at a separate 15 hearing, shall order that: 16 (a) The defendant shall be committed to the custody of the 17 18 director of health to be placed in an appropriate institution for custody, care, and treatment if the 19 court finds that the defendant: 20



1	(i) Is affected by a physical or mental disease,
2	disorder, or defect;
3	(ii) Presents a risk of danger to self or others; and
4	(iii) Is not a proper subject for conditional release;
5	provided that the director of health shall place
6	defendants charged with misdemeanors or felonies not
7	involving violence or attempted violence in the least
8	restrictive environment appropriate in light of the
9	defendant's treatment needs and the need to prevent
10	harm to the person confined and others. The county
11	police departments shall provide to the director of
12	health and the defendant copies of all police reports
13	from cases filed against the defendant that have been
14	adjudicated by the acceptance of a plea of guilty or
15	nolo contendere, a finding of guilt, acquittal,
16	acquittal pursuant to section 704-400, or by the entry
17	of a plea of guilty or nolo contendere made pursuant to
18	chapter 853[, so long as] <u>;</u> provided that the disclosure
19	to the director of health and the defendant does not
20	frustrate a legitimate function of the county police
21	departments; provided further that expunged records,



1 records of or pertaining to any adjudication or 2 disposition rendered in the case of a juvenile, or 3 records containing data from the United States National 4 Crime Information Center shall not be provided. The 5 county police departments shall segregate or sanitize from the police reports information that would result 6 7 in the likelihood or actual identification of individuals who furnished information in connection 8 9 with the investigation or who were of investigatory interest. Records shall not be re-disclosed except to 10 11 the extent permitted by law;

The defendant shall be granted conditional release 12 (b) 13 with conditions as the court deems necessary if the court finds that the defendant is affected by physical 14 or mental disease, disorder, or defect and that the 15 defendant presents a danger to self or others, but 16 17 that the defendant can be controlled adequately and given proper care, supervision, and treatment if the 18 19 defendant is released on condition [.-- For any defendant granted conditional release pursuant to this 20 paragraph, and who was charged with a petty 21



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	misdemeanor, misdemeanor, or violation, the period of
	conditional release shall be no longer than one year];
	or
(c)	The defendant shall be discharged if the court finds
	that the defendant is no longer affected by physical
	or mental disease, disorder, or defect or, if so
	affected, that the defendant no longer presents a
	danger to self or others and is not in need of care,
	supervision, or treatment."
2.	By amending subsection (3) to read:
"(3)	When ordering a hearing pursuant to subsection (2):
(a)	In nonfelony cases, the court shall appoint a
	qualified examiner to examine and report upon the
	physical and mental condition of the defendant. The
	court may appoint either a psychiatrist or a licensed
	psychologist. The examiner may be designated by the
	director of health from within the department of
	health. The examiner shall be appointed from a list
	of certified examiners as determined by the department
	of health. The court, in appropriate circumstances,
	may appoint an additional examiner or examiners; and
	2.]



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1 In felony cases, the court shall appoint three (b) 2 qualified examiners to examine and report upon the 3 physical and mental condition of the defendant. In each case, the court shall appoint at least one 4 5 psychiatrist and at least one licensed psychologist. The third member may be a psychiatrist, a licensed 6 7 psychologist, or a qualified physician. One of the 8 three shall be a psychiatrist or licensed psychologist designated by the director of health [from within-the 9 10 department of health]. The three examiners shall be 11 appointed from a list of certified examiners as 12 determined by the department of health.

To facilitate the examination and the proceedings thereon, the 13 court may cause the defendant, if not then confined, to be 14 committed to a hospital or other suitable facility for the 15 purpose of examination for a period not exceeding thirty days or 16 17 [such] a longer period as the court determines to be necessary for the purpose upon written findings for good cause shown. 18 The court may direct that qualified physicians or psychologists 19 retained by the defendant be permitted to witness the 20 examination. The examination and report and the compensation of 21



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1 persons making or assisting in the examination shall be in accord with section 704-404(3), (4)(a) and (b), (6), (7), (8), 2 and (9). As used in this section, the term "licensed 3 psychologist" includes psychologists exempted from licensure by 4 5 section 465-3(a)(3)." SECTION 9. Section 704-411, Hawaii Revised Statutes, is 6 amended by amending subsection (3) to read as follows: 7 "(3) When ordering a hearing pursuant to subsection (2): 8 In nonfelony cases, the court shall appoint a 9 (a) 10 qualified examiner to examine and report upon the physical and mental condition of the defendant. The 11 12 court may appoint either a psychiatrist or a licensed psychologist. The examiner may be designated by the 13 14 director of health from within the department of health. The examiner shall be appointed from a list 15 of certified examiners as determined by the department 16 of health. The court, in appropriate circumstances, 17 18 may appoint an additional examiner or examiners; and In felony cases, the court shall appoint three 19 (b) qualified examiners to examine and report upon the 20 21 physical and mental condition of the defendant. In



each case, the court shall appoint at least one 1 psychiatrist and at least one licensed psychologist. 2 3 The third member may be a psychiatrist, a licensed psychologist, or a qualified physician. One of the 4 three shall be a psychiatrist or licensed psychologist 5 6 designated by the director of health [-] from within 7 the department of health. The three examiners shall be appointed from a list of certified examiners as 8 9 determined by the department of health.

To facilitate the examination and the proceedings thereon, the 10 court may cause the defendant, if not then confined, to be 11 12 committed to a hospital or other suitable facility for the 13 purpose of examination for a period not exceeding thirty days or a longer period as the court determines to be necessary for the 14 15 purpose upon written findings for good cause shown. The court may direct that qualified physicians or psychologists retained 16 by the defendant be permitted to witness the examination. The 17 examination and report and the compensation of persons making or 18 19 assisting in the examination shall be in accord with section 704-404(3), (4)(a) and (b), (6), (7), (8), and (9). As used in 20

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1	this section, the term "licensed psychologist" includes
2	psychologists exempted from licensure by section 465-3(a)(3)."
3	SECTION 10. Section 704-413, Hawaii Revised Statutes, is
4	amended by amending subsection (4) to read as follows:
5	"(4) If, at any time after the order pursuant to this
6	chapter granting conditional release, the court determines,
7	after hearing evidence, that:
8	(a) The person is still affected by a physical or mental
9	disease, disorder, or defect, and the conditions of
10	release have not been fulfilled; or
11	(b) For the safety of the person or others, the person's
12	conditional release should be revoked,
13	the court may forthwith modify the conditions of release or
14	order the person to be committed to the custody of the director
15	of health, subject to discharge or release in accordance with
16	the procedure prescribed in section $704-412[-]$; provided that,
17	if satisfied that the person would benefit from temporary
18	hospitalization that may render a revocation of conditional
19	release unnecessary, the court, in lieu of revocation, may order
20	hospitalization for a period not to exceed ninety days, subject
21	to extension as appropriate, but in no event for a period



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1	exceeding a total of one year, and may reinstate or revoke
2	conditional release at any time during the temporary
3	hospitalization."
4	SECTION 11. Section 704-414, Hawaii Revised Statutes, is
5	amended to read as follows:
6	"§704-414 Procedure upon application for discharge,
7	conditional release, or modification of conditions of release.
8	(1) Upon filing of an application pursuant to section 704-412
9	for discharge or conditional release, or upon the filing of an
10	application pursuant to section 704-413 for discharge [or for
11	modification of conditions of release], the court shall appoint
12	three qualified examiners in felony cases, and one qualified
13	examiner in nonfelony cases, to examine and report upon the
14	physical and mental condition of the defendant. In felony
15	cases, the court shall appoint at least one psychiatrist and at
16	least one licensed psychologist. The third member may be a
17	psychiatrist, a licensed psychologist, or a qualified physician.
18	One of the three shall be a psychiatrist or licensed
19	psychologist designated by the director of health [from within
20	the department of health]. The examiners shall be appointed
21	from a list of certified examiners as determined by the



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1 department of health. To facilitate the examination and the 2 proceedings thereon, the court may cause the defendant, if not 3 then confined, to be committed to a hospital or other suitable 4 facility for the purpose of the examination and may direct that 5 qualified physicians or psychologists retained by the defendant 6 be permitted to witness the examination. The examination and 7 report and the compensation of persons making or assisting in 8 the examination shall be in accord with section 704-404(3), 9 (4)(a) and (b), (6), (7), (8), and (9). As used in this 10 section, the term "licensed psychologist" includes psychologists 11 exempted from licensure by section 465-3(a)(3). 12 (2) Upon the filing of an application pursuant to section 13 704-413 for modification of conditions of release, the court may 14 proceed as provided in subsection (1)." 15 SECTION 12. Section 704-414, Hawaii Revised Statutes, is 16 amended by amending subsection (1) to read as follows: 17 Upon filing of an application pursuant to section "(1) 18 704-412 for discharge or conditional release, or upon the filing 19 of an application pursuant to section 704-413 for discharge, the 20 court shall appoint three qualified examiners in felony cases, 21 and one qualified examiner in nonfelony cases, to examine and



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1 report upon the physical and mental condition of the defendant. 2 In felony cases, the court shall appoint at least one 3 psychiatrist and at least one licensed psychologist. The third 4 member may be a psychiatrist, a licensed psychologist, or a qualified physician. One of the three shall be a psychiatrist 5 6 or licensed psychologist designated by the director of health[-] 7 from within the department of health. The examiners shall be 8 appointed from a list of certified examiners as determined by the department of health. To facilitate the examination and the 9 10 proceedings thereon, the court may cause the defendant, if not then confined, to be committed to a hospital or other suitable 11 12 facility for the purpose of the examination and may direct that 13 qualified physicians or psychologists retained by the defendant 14 be permitted to witness the examination. The examination and 15 report and the compensation of persons making or assisting in 16 the examination shall be in accord with section 704-404(3), 17 (4) (a) and (b), (6), (7), (8), and (9). As used in this section, the term "licensed psychologist" includes psychologists 18 exempted from licensure by section 465-3(a)(3)." 19



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1	-	PART III
2	SECT	ION 13. The purpose of this part is to amend chapter
3	706, Hawa	ii Revised Statutes, regarding disposition of convicted
4	defendant	s, to:
5	(1)	Establish an enumerated priority schedule for payments
6		that defendants are ordered to make following
7		conviction;
8	(2)	Require defendants to pay restitution pursuant to
9		chapter 353, Hawaii Revised Statutes, while in
10		custody, notwithstanding any contrary law or court
11		order;
12	(3)	Ensure that efforts are made to inform victims and
13		their families of the right to be present at
14		sentencing and to be heard, regardless of whether a
15		pre-sentence diagnosis of the defendant is made or
16		waived;
17	(4)	Repeal a provision that precludes a defendant
18		convicted of a crime involving serious or substantial
19		bodily injury within the previous five years from
20		being eligible for intermediate sanctions such as drug



1		court, veterans treatment court, and mental health
2		court;
3	(5)	Repeal provisions related to a program of regimental
4		discipline that has not been implemented;
5	(6)	Repeal a provision imposing a mandatory minimum prison
6		term on repeat offenders convicted of small drug
7		possession offenses who may be better managed with
8		probation and drug treatment;
9	(7)	Authorize probation officers to request expungements
10		on behalf of defendants; and
11	(8)	Provide courts with discretion to add certain
12		conditions to probation, including a requirement that
13		a defendant undergo mental health and substance abuse
14		assessment, submit to a search by a probation officer,
15		sign a waiver of extradition, and pay extradition
16		costs.
17	SECT	ION 14. Chapter 706, Hawaii Revised Statutes, is
18	amended by	y adding a new section to be appropriately designated
19	and to rea	ad as follows:
20	" <u>§</u> 70	6- Payments by defendant; order of priority. When
21	a defenda:	nt is ordered to make payments pursuant to chapters



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1	<u>351, 706,</u>	846F, 853, or as otherwise provided by law, payments
2	shall be u	made in the following order of priority:
3	(1)	Restitution;
4	(2)	Crime victims compensation fee;
5	(3)	Probation services fee;
6	(4)	Human trafficking victim services fee;
7	(5)	Other fees, including but not limited to internet
8		crimes against children fee and drug demand reduction
9		assessment fee;
10	(6)	DNA analysis monetary assessment; and
11	<u>(7)</u>	Fines."
12	SECT	ION 15. Section 706-601, Hawaii Revised Statutes, is
13	amended b	y amending subsection (3) to read as follows:
14	"(3)	With the consent of the court, the requirement of a
15	pre-sente	nce diagnosis may be waived by agreement of both the
16	defendant	and the prosecuting attorney [-]; provided that in
17	felony ca	ses, the prosecuting attorney shall inform, or make
18	reasonabl	e efforts to inform, the victim or the victim's
19	surviving	immediate family members of their rights to be present
20	at the se	ntencing hearing and to provide information relating to
21	the impac	t of the crime, including any requested restitution."



1 SECTION 16. Section 706-603, Hawaii Revised Statutes, is 2 amended by amending subsection (4) to read as follows: 3 "(4) Restitution [to the victim of a sexual or violent 4 crime] shall be made before payment of the monetary 5 assessment [-] pursuant to section 706- ." 6 SECTION 17. Section 706-604, Hawaii Revised Statutes, is 7 amended by amending subsection (3) to read as follows: 8 "(3) In all circuit court cases, regardless of whether a 9 pre-sentence report has been prepared or waived, the court shall 10 afford a fair opportunity to the victim to be heard on the issue 11 of the defendant's disposition, before imposing sentence. The court, service center, or agency personnel who prepare the pre-12 13 sentence diagnosis and report shall inform the victim of the 14 sentencing date and of the victim's opportunity to be heard. In 15 the case of a homicide or where the victim is a minor or is 16 otherwise unable to appear at the sentencing hearing, the 17 victim's family shall be afforded the fair opportunity to be 18 heard." 19 SECTION 18. Section 706-605, Hawaii Revised Statutes, is

20 amended by amending subsection (6) to read as follows:



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1	"(6) The court shall impose a compensation fee upon every
2	person convicted of a criminal offense pursuant to section
3	351-62.6; provided that the court shall waive the imposition of
4	a compensation fee if it finds that the defendant is unable to
5	pay the compensation fee. When a defendant is ordered to make
6	payments in addition to the compensation fee, payments by the
7	defendant shall be made in the [following] order of priority[\div
8	(a) Restitution;
9	(b) Crime victim compensation fee;
10	(c) Probation services fee;
11	(d) Other fees; and
12	(e) Fines.] established in section 706"
13	SECTION 19. Section 706-605.1, Hawaii Revised Statutes, is
14	amended to read as follows:
15	"§706-605.1 Intermediate sanctions; eligibility; criteria
16	and conditions. (1) The judiciary shall implement alternative
17	programs that place, control, supervise, and treat selected
18	defendants in lieu of a sentence of incarceration.
19	(2) Defendants may be considered for sentencing to
20	alternative programs if they[+



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1	(a)	Have] <u>have</u> not been convicted of a non-probationable
2		class A felony[; and
3	- (d)-	Have not, within the previous five years, been
4		convicted of a crime involving serious bodily injury
5		or substantial bodily injury as defined by chapter
6		707].
7	(3)	A defendant may be sentenced by a district, family, or
8	circuit c	ourt judge to alternative programs.
9	(4)	As used in this section, "alternative programs" means
10	programs	that[, from time to time,] are created and funded by
11	legislati	ve appropriation or federal grant naming the judiciary
12	or one of	its operating agencies as the expending agency and
13	that are	intended to provide an alternative to incarceration.
14	Alternati	ve programs may include:
15	(a)	House arrest, or curfew using electronic monitoring
16		and surveillance, or both;
17	(b)	Drug court programs for defendants with assessed
18		alcohol or drug abuse problems, or both;
19	(c)	Therapeutic residential and nonresidential programs,
20		including secure drug treatment facilities;



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1	[(d)	A program of regimental-discipline pursuant to section
2		706 605.5;] and
3	[-(e) -]	(d) Similar programs created and designated as
4		alternative programs by the legislature or the
5		administrative director of the courts for qualified
6		defendants who do not pose significant risks to the
7		community."
8	SECT	ION 20. Section 706-606.5, Hawaii Revised Statutes, is
9	amended t	o read as follows:
10	"§70	6-606.5 Sentencing of repeat offenders. (1)
11	Notwithst	anding section 706-669 and any other law to the
12	contrary,	any person convicted of murder in the second degree,
13	any class	A felony, any class B felony, or any of the following
14	class C f	elonies: [section]
15	<u>(a)</u>	Section 134-7 relating to persons prohibited from
16		owning, possessing, or controlling firearms or
17		ammunition; [section]
18	<u>(b)</u>	Section 134-8 relating to ownership, etc., of certain
19		prohibited weapons; [section]



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1	<u>(c)</u>	Section 134-17 only as it relates to providing false
2		information or evidence to obtain a permit under
3		section 134-9; [section]
4	(d)	Section 188-23 relating to possession or use of
5		explosives, electrofishing devices, and poisonous
6		substances in state waters; [section]
7	<u>(e)</u>	Section 386-98(d)(1) relating to fraud violations and
8		penalties; [section]
9	<u>(f)</u>	Section 431:2-403(b)(2) relating to insurance fraud;
10		[section]
11	<u>(g)</u>	Section 707-703 relating to negligent homicide in the
12		second degree; [section]
13	<u>(h)</u>	Section 707-711 relating to assault in the second
14		degree; [section]
15	<u>(i)</u>	Section 707-713 relating to reckless endangering in
16		the first degree; [section]
17	<u>(j)</u>	Section 707-716 relating to terroristic threatening in
18		the first degree; [section]
19	<u>(k)</u>	Section 707-721 relating to unlawful imprisonment in
20		the first degree; [section]



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;

1	(1)	Section 707-732 relating to sexual assault in the
2		third degree; [section]
3	<u>(m)</u>	Section 707-752 relating to promoting child abuse in
4		the third degree; [section]
5	<u>(n)</u>	Section 707-757 relating to electronic enticement of a
6		child in the second degree; [section]
7	(0)	Section 707-766 relating to extortion in the second
8		degree; [section]
9	<u>(p)</u>	Section 708-811 relating to burglary in the second
10		degree; [section]
11	<u>(q)</u>	Section 708-821 relating to criminal property damage
12		in the second degree; [section]
13	<u>(r)</u>	Section 708-831 relating to theft in the second
14		degree; [section]
15	<u>(s)</u>	Section 708-835.5 relating to theft of livestock;
16		[section]
17	(t)	Section 708-836 relating to unauthorized control of
18		propelled vehicle; [section]
19	<u>(u)</u>	Section 708-839.55 relating to unauthorized possession
20		of confidential personal information; [section]



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1	<u>(v)</u>	Section 708-839.8 relating to identity theft in the
2		third degree; [section]
3	<u>(w)</u>	Section 708-852 relating to forgery in the second
4		degree; [section]
5	(x)	Section 708-854 relating to criminal possession of a
6		forgery device; [section]
7	<u>(y)</u>	Section 708-875 relating to trademark counterfeiting;
8		[section]
9	<u>(z)</u>	Section 710-1071 relating to intimidating a witness;
10		[section]
11	<u>(aa)</u>	Section 711-1103 relating to riot; [section]
12	<u>(bb)</u>	Section 712-1221 relating to promoting gambling in the
13		first degree; [section]
14	<u>(cc)</u>	Section 712-1224 relating to possession of gambling
15		records in the first degree; [section 712-1243
16		relating to promoting a dangerous-drug in the third
17		degree; section]
18	(dd)	Section 712-1247 relating to promoting a detrimental
19		drug in the first degree; [section] <u>or</u>
20	<u>(ee)</u>	Section 846E-9 relating to failure to comply with
21		covered offender registration requirements,



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1	or who is convicted of attempting to commit murder in the second
2	degree, any class A felony, any class B felony, or any of the
3	class C felony offenses enumerated above and who has a prior
4	conviction or prior convictions for the following felonies,
5	including an attempt to commit the same: murder, murder in the
6	first or second degree, a class A felony, a class B felony, any
7	of the class C felony offenses enumerated above, or any felony
8	conviction of another jurisdiction, shall be sentenced to a
9	mandatory minimum period of imprisonment without possibility of
10	parole [during such period as follows:] as provided in
11	subsection (2).
12	(2) A mandatory minimum period of imprisonment without
13	possibility of parole during that period shall be imposed
14	pursuant to subsection (1), as follows:
15	(a) One prior felony conviction:
16	(i) Where the instant conviction is for murder in the
17	second degree or attempted murder in the second
18	degreeten years;
10	
19	(ii) Where the instant conviction is for a class A



1	(iii)	Where the instant conviction is for a class B
2		felonythree years, four months; and
3	(iv)	Where the instant conviction is for a class C
4		felony offense enumerated aboveone year, eight
5		months;
6	(b) Two	prior felony convictions:
7	(i)	Where the instant conviction is for murder in the
8		second degree or attempted murder in the second
9		degreetwenty years;
10	(ii)	Where the instant conviction is for a class A
11	·	felonythirteen years, four months;
12	(iii)	Where the instant conviction is for a class B
13		felonysix years, eight months; and
14	(iv)	Where the instant conviction is for a class C
15		felony offense enumerated abovethree years,
16		four months; and
17	(c) Thre	e or more prior felony convictions:
18	(i)	Where the instant conviction is for murder in the
19		second degree or attempted murder in the second
20		degreethirty years;



1	(ii)	Where the instant conviction is for a class A
2		felonytwenty years;
3	(iii)	Where the instant conviction is for a class B
4		felonyten years; and
5	(iv)	Where the instant conviction is for a class C
6		felony offense enumerated abovefive years.
7	[(2)] <u>(3)</u>	Except as provided in subsection [(3),] <u>(4),</u> a
8	person shall n	ot be sentenced to a mandatory minimum period of
9	imprisonment u	nder this section unless the instant felony
10	offense was co	mmitted during [such] <u>the</u> period as follows:
11	(a) With	in twenty years after a prior felony conviction
12	wher	e the prior felony conviction was for murder in
13	the	first degree or attempted murder in the first
14	degr	ee;
15	(b) With	in twenty years after a prior felony conviction
16	wher	e the prior felony conviction was for murder in
17	the	second degree or attempted murder in the second
18	degr	ee;
19	(c) With	in twenty years after a prior felony conviction
20	wher	e the prior felony conviction was for a class A
2 1	felo	ny;



1 (d) Within ten years after a prior felony conviction where 2 the prior felony conviction was for a class B felony; 3 Within five years after a prior felony conviction (e) 4 where the prior felony conviction was for a class C 5 felony offense enumerated above; 6 (f) Within the maximum term of imprisonment possible after 7 a prior felony conviction of another jurisdiction. 8 $\left[\frac{3}{3}\right]$ (4) If a person was sentenced for a prior felony 9 conviction to a special term under section 706-667, then the 10 person shall not be sentenced to a mandatory minimum period of imprisonment under this section unless the instant felony 11 12 offense was committed during [such] that period as follows: 13 (a) Within eight years after a prior felony conviction 14 where the prior felony conviction was for a class A 15 felony; 16 (b) Within five years after the prior felony conviction 17 where the prior felony conviction was for a class B 18 felony; 19 (c) Within four years after the prior felony conviction 20 where the prior felony conviction was for a class C 21 felony offense enumerated above.



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1	[(4)]	(5) Notwithstanding any other law to the contrary,
2	any persor	n convicted of any of the following misdemeanor
3	offenses:	
4	(a)	Section 707-712 relating to assault in the third
5		degree;
6	(b)	Section 707-717 relating to terroristic threatening in
7		the second degree;
8	(c)	Section 707-733 relating to sexual assault in the
9		fourth degree;
10	(d)	Section 708-822 relating to criminal property damage
11		in the third degree;
12	(e)	Section 708-832 relating to theft in the third degree;
13		and
14	(f)	Section 708-833.5(2) relating to misdemeanor
15		shoplifting,
16	and who ha	as been convicted of any of the offenses enumerated
17	above on a	at least three prior and separate occasions within
18	three year	s of the date of the commission of the present
19	offense, s	shall be sentenced to no less than nine months of
20	imprisonme	ent. Whenever a court sentences a defendant under this
21	subsectior	for an offense under section 707-733, the court shall



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order the defendant to participate in a sex offender assessment
 and, if recommended based on the assessment, participate in the
 sex offender treatment program established by chapter 353E.

4 $\left[\frac{1}{5}\right]$ (6) The sentencing court may impose the above 5 sentences consecutive to any sentence imposed on the defendant 6 for a prior conviction, but [such] the sentence shall be imposed 7 concurrent to the sentence imposed for the instant conviction. 8 The court may impose a lesser mandatory minimum period of 9 imprisonment without possibility of parole than that mandated by 10 this section where the court finds that strong mitigating 11 circumstances warrant [such] the action. Strong mitigating 12 circumstances shall include, but shall not be limited to the 13 provisions of section 706-621. The court shall provide a 14 written opinion stating its reasons for imposing the lesser 15 sentence.

16 $\left[\frac{(6)}{(7)}\right]$ A person who is imprisoned in a correctional 17 institution pursuant to subsection (1) shall not be paroled 18 prior to the expiration of the mandatory minimum term of 19 imprisonment imposed pursuant to subsection (1). 20 $\left[\frac{(7)}{(7)}\right]$ (8) For purposes of this section:



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1 (a) Convictions under two or more counts of an indictment 2 or complaint shall be considered a single conviction 3 without regard to when the convictions occur; 4 (b) A prior conviction in this or another jurisdiction 5 shall be deemed a felony conviction if it was 6 punishable by a sentence of death or of imprisonment 7 in excess of one year; and 8 (c) A conviction occurs on the date judgment is entered." 9 SECTION 21. Section 706-622.5, Hawaii Revised Statutes, is 10 amended as follows: 11 1. By amending subsection (1) to read: 12 "(1) Notwithstanding section 706-620(3), a person 13 convicted for the first or second time for any offense under 14 section 329-43.5 involving the possession or use of drug 15 paraphernalia or any felony offense under part IV of chapter 712 16 involving the possession or use of any dangerous drug, 17 detrimental drug, harmful drug, intoxicating compound, 18 marijuana, or marijuana concentrate, as defined in section 19 712-1240, but not including any offense under part IV of chapter 20 712 involving the distribution or manufacture of any such drugs 21 or substances and not including any methamphetamine



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1	[traffick	ing] offenses under sections 712-1240.7 [and],
2	712-1240.	8[$_{7}$] as that section was in effect prior to the
3	effective	date of this Act, 712-1241, and 712-1242, is eligible
4	to be sen	tenced to probation under subsection (2) if the person
5	meets the	following criteria:
6	(a)	The court has determined that the person is nonviolent
7		after reviewing the person's criminal history, the
8		factual circumstances of the offense for which the
9		person is being sentenced, and any other relevant
10		information;
11	(b)	The person has been assessed by a certified substance
12		abuse counselor to be in need of substance abuse
13		treatment due to dependency or abuse under the
14		applicable Diagnostic and Statistical Manual and
15		Addiction Severity Index; and
16	(c)	Except for those persons directed to substance abuse
17		treatment under the supervision of the drug court, the
18		person presents a proposal to receive substance abuse
19		treatment in accordance with the treatment plan
20		prepared by a certified substance abuse counselor
21		through a substance abuse treatment program that



includes an identified source of payment for the treatment program." 2. By amending subsection (4) to read: 4 "(4) [The court, upon] Upon written application from a 5 person sentenced under this part[7] or a probation officer, the

6 <u>court</u> shall issue a court order to expunge the record of 7 conviction for that particular offense; provided that a person 8 has successfully completed the substance abuse treatment program 9 and complied with other terms and conditions of probation. A 10 person sentenced to probation under this section who has not 11 previously been sentenced under this section shall be eligible 12 for one time only for expungement under this subsection."

13 SECTION 22. Section 706-622.9, Hawaii Revised Statutes, is
14 amended by amending subsection (3) to read as follows:

15 "(3) [The court, upon] Upon written application from a 16 person sentenced under this part[7] or a probation officer, the 17 court shall issue a court order to expunge the record of 18 conviction for that particular offense; provided that a person 19 has successfully completed the substance abuse treatment program 20 and complied with other terms and conditions of probation. A 21 person sentenced to probation under this section shall be



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eligible for expungement under this subsection only if the
 person has not been previously convicted of a felony offense in
 this or another jurisdiction."

4 SECTION 23. Section 706-624, Hawaii Revised Statutes, is
5 amended by amending subsection (2) to read as follows:

6 "(2) Discretionary conditions. The court may provide, as 7 further conditions of a sentence of probation, to the extent 8 that the conditions are reasonably related to the factors set 9 forth in section 706-606 and to the extent that the conditions 10 involve only deprivations of liberty or property as are 11 reasonably necessary for the purposes indicated in section 706-12 606(2), that the defendant:

13 Serve a term of imprisonment to be determined by the (a) 14 court at sentencing in class A felony cases under 15 section 707-702, not exceeding two years in class A 16 felony cases under part IV of chapter 712, not 17 exceeding eighteen months in class B felony cases, not 18 exceeding one year in class C felony cases, not 19 exceeding six months in misdemeanor cases, and not 20 exceeding five days in petty misdemeanor cases; provided that notwithstanding any other provision of 21



1		law, any order of imprisonment under this subsection
2		that provides for prison work release shall require
3		the defendant to pay thirty per cent of the
4		defendant's gross pay earned during the prison work
5		release period to satisfy any restitution order. The
6		payment shall be handled by the adult probation
7		division and shall be paid to the victim on a monthly
8		basis;
9	(b)	Perform a specified number of hours of services to the
10		community as described in section 706-605(1)(d);
11	(c)	Support the defendant's dependents and meet other
12		family responsibilities;
13	(d)	Pay a fine imposed pursuant to section 706-605(1)(b);
14	(e)	Work conscientiously at suitable employment or pursue
15		conscientiously a course of study or vocational
16		training that will equip the defendant for suitable
17		employment;
18	(f)	Refrain from engaging in a specified occupation,
19		business, or profession bearing a reasonably direct
20		relationship to the conduct constituting the crime or
21		engage in the specified occupation, business, or



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profession only to a stated degree or under stated 1 circumstances; 2 Refrain from frequenting specified kinds of places or 3 (q) from associating unnecessarily with specified persons, 4 including the victim of the crime, any witnesses, 5 regardless of whether they actually testified in the 6 prosecution, law enforcement officers, co-defendants, 7 or other individuals with whom contact may adversely 8 affect the rehabilitation or reformation of the person 9 convicted; 10 Refrain from use of alcohol or any use of narcotic 11 (h) drugs or controlled substances without a prescription; 12 Refrain from possessing a firearm, ammunition, (i) 13 destructive device, or other dangerous weapon; 14 Undergo available medical or mental health assessment (ij) 15 and treatment, including assessment and treatment for 16 substance abuse dependency, and remain in a specified 17 facility if required for that purpose; 18 Reside in a specified place or area or refrain from 19 (k) residing in a specified place or area; 20



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1	(1)	Submit to periodic urinalysis or other similar testing
2		procedure;
3	(m)	Refrain from entering specified geographical areas
4		without the court's permission;
5	(n)	Refrain from leaving the person's dwelling place
6		except to go to and from the person's place of
7		employment, the office of the person's physician or
8		dentist, the probation office, or any other location
9		as may be approved by the person's probation officer
10		pursuant to court order. As used in this paragraph,
11		"dwelling place" includes the person's yard or, in the
12		case of condominiums, the common elements;
13	(0)	Comply with a specified curfew;
14	(p)	Submit to monitoring by an electronic monitoring
15		device; [or]
16	<u>(q)</u>	Submit to a search by any probation officer, with or
17		without a warrant, of the defendant's person,
18		residence, vehicle, or other sites or property under
19		the defendant's control, based upon the probation
20		officer's reasonable suspicion that illicit substances



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1		or contraband may be found on the person or in the
2		place to be searched;
3	<u>(r)</u>	Sign a waiver of extradition and pay extradition costs
4		as determined and ordered by the court;
5	<u>(s)</u>	Comply with a service plan developed using current
6		assessment tools; and
7	[(q)]	(t) Satisfy other reasonable conditions as the court
8		may impose."
9	SECT	ION 24. Section 706-642, Hawaii Revised Statutes, is
10	amended by	y amending subsection (3) to read as follows:
11	"(3)	When a defendant sentenced to pay a fine is also
12	ordered t	o make restitution or reparation to the victim or
13	victims,	or to the person or party who has incurred loss or
14	damage be	cause of the defendant's crime, the payment of
15	restituti	on or reparation shall have priority over the payment
16	of the fi	ne[-], pursuant to section 706 No fine shall be
17	collected	until the restitution or reparation order has been
18	satisfied	."
19	SECT	ION 25. Section 706-646, Hawaii Revised Statutes, is
20	amended by	y amending subsections (2) and (3) to read as follows:

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1 "(2) The court shall order the defendant to make 2 restitution for reasonable and verified losses suffered by the 3 victim or victims as a result of the defendant's offense when requested by the victim. The court shall order restitution to 4 5 be paid to the crime victim compensation commission [in the 6 event] if that the victim has been given an award for 7 compensation under chapter 351. If the court orders payment of 8 a fine in addition to restitution or a compensation fee, or both, the payment of restitution and compensation fee shall 9 10 [have priority over the payment of the fine, and payment of 11 restitution shall have priority over payment of a compensation fee.] be made pursuant to section 706- . 12 13 (3) In ordering restitution, the court shall not consider the defendant's financial ability to make restitution in 14 15 determining the amount of restitution to order. The court, however, shall consider the defendant's financial ability to 16 17 make restitution for the purpose of establishing the time and 18 manner of payment. The court shall specify the time and manner in which restitution is to be paid. While the defendant is in 19 20 the custody of the department of public safety, restitution shall be collected pursuant to chapter 353 and any court-ordered 21



1	payment schedule shall be suspended. Restitution shall be a
2	dollar amount that is sufficient to reimburse any victim fully
3	for losses, including but not limited to:
4	(a) Full value of stolen or damaged property, as
5	determined by replacement costs of like property, or
6	the actual or estimated cost of repair, if repair is
7	possible;
8	(b) Medical expenses; and
9	(c) Funeral and burial expenses incurred as a result of
10	the crime."
11	SECTION 26. Section 706-648, Hawaii Revised Statutes, is
12	amended by amending subsection (2) to read as follows:
13	"(2) The entire fee ordered or assessed shall be payable
14	forthwith by cash, check, or by a credit card approved by the
15	court. When a defendant is also ordered to pay a fine, make
16	restitution, pay a crime victim compensation fee, or pay other
17	fees in addition to the probation services fee under subsection
18	(1), payments by the defendant shall be made [in the following
19	order of-priority:
20	-(a) Restitution;

21

(b) Crime victim compensation fee;

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1	(a)	Probation services-fee;
2	(d)	Other-fees; and
3	(e)	Fines.] pursuant to section 706"
4	SECT	ION 27. Section 706-650, Hawaii Revised Statutes, is
5	amended t	o read as follows:
6	" [-[] "	<pre>§706-650[+] Drug demand reduction assessments; special</pre>
7	fund. (1) In addition to any disposition authorized by chapter
8	706 or 85	3, any person who is:
9	(a)	Convicted of an offense under part IV of chapter 712,
10		except sections 712-1250.5 and 712-1257;
11	(b)	Convicted under section 707-702.5;
12	(c)	Convicted of a felony or misdemeanor offense under
13		part IV of chapter 329;
14	(d)	Convicted under section 291-3.1, 291-3.2, 291-3.3,
15		291E-61, or 291E-61.5;
16	(e)	Found in violation of part III of chapter 291E; or
17	(f)	Charged with any offense under paragraphs (a) to (d)
18		who has been granted a deferred acceptance of guilty
19		or no contest plea;
20	shall be	ordered to pay a monetary assessment under subsection
21	(2), exce	pt as provided under subsection $[(6)]$ (5).

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1	(2)	Monetary assessments for individuals subject to
2	subsectio	on (1) shall not exceed the following:
3	(a)	\$3,000 when the offense is a class A felony;
4	(b)	\$2,000 when the offense is a class B felony;
5	(c)	\$1,000 when the offense is a class C felony;
6	(d)	\$500 when the offense is a misdemeanor; or
7	(e)	\$250 when the person has been found guilty of an
8		offense under section 712-1249, 291-3.1, 291-3.2, 291-
9		3.3, 291E-61, or has been found in violation of part
10		III of chapter 291E.
11	Notwithst	anding sections 706-640 and 706-641 and any other law
12	to the co	ontrary, the assessments provided by this section shall
13	be in add	lition to and not in lieu of, and shall not be used to
14	offset or	reduce, any fine authorized or required by law[-] and
15	shall be	paid pursuant to section 706
16	(3)	There is established a special fund to be known as the
17	"drug dem	and reduction assessments special fund" to be
18	administe	ered by the department of health. The disbursement of
19	money fro	om the drug demand reduction assessments special fund
20	shall be	used to supplement substance abuse treatment and other
01		

21 substance abuse demand reduction programs.

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1 (4) All monetary assessments paid and interest accrued on 2 funds collected pursuant to this section shall be deposited into 3 the drug demand reduction assessments special fund. 4 [(5) Restitution to the victim of a crime enumerated in 5 subsection (1)-shall be made, and probation fees and crime 6 victim-compensation fees-imposed under part-III-of-chapter 706 7 shall be paid, before payment of the monetary assessment. 8 (6) [5] If the court determines that the person has the 9 ability to pay the monetary assessment and is eligible for 10 probation or will not be sentenced to incarceration, unless otherwise required by law, the court may order the person to 11 12 undergo a substance abuse treatment program at the person's 13 If the person undergoes a substance abuse treatment expense. 14 program at the person's expense, the court may waive or reduce the amount of the monetary assessment. Upon a showing by the 15 16 person that the person lacks the financial ability to pay all or 17 part of the monetary assessment, the court may waive or reduce 18 the amount of the monetary assessment."

19 SECTION 28. Section 706-650.5, Hawaii Revised Statutes, is
20 amended by amending subsection (5) to read as follows:

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1	"(5) When a defendant is ordered to make payments in
2	addition to the human trafficking victim services fee authorized
3	under subsection (2), payments by the defendant shall be made
4	[in the following order of priority:
5	(a) Restitution imposed under section 706-646, 707-785, or
6	707 786;
7	(b) Crime-victim-compensation fee imposed under section
8	351-62.6;
9	(c) Probation services fee imposed under section 706-648;
10	(d) Human trafficking victim-services-fee imposed under
11	subsection (2);
12	(e) Other fees; and
13	(f) Fines.] pursuant to section 706"
14	SECTION 29. Section 706-660, Hawaii Revised Statutes, is
15	amended by amending subsection (2) to read as follows:
16	"(2) A person who has been convicted of a class B or class
17	C felony for any offense under part IV of chapter 712 may be
18	sentenced to an indeterminate term of imprisonment; provided
19	that this subsection shall not apply to sentences imposed under
20	sections 706-606.5, 706-660.1, 712-1240.5, 712-1240.8[7] as that
21	section was in effect prior to the effective date of this Act,



1 712-1242, 712-1245, 712-1249.5, 712-1249.6, 712-1249.7, and 712-2 1257. 3 When ordering a sentence under this subsection, the court 4 shall impose a term of imprisonment, which shall be as follows: 5 (a) For a class B felony--ten years or less, but not less 6 than five years; and 7 (b) For a class C felony--five years or less, but not less 8 than one year. 9 The minimum length of imprisonment shall be determined by the 10 Hawaii paroling authority in accordance with section 706-669." 11 SECTION 30. Section 706-605.5, Hawaii Revised Statutes, is 12 repealed. 13 ["[\$706-605.5] Program of regimental discipline. (1) The 14 department-of-public safety is authorized-to-implement-a 15 rigorous offender program-based on regimental discipline. 16 Participants shall undergo a regimen of hard work, physical 17 training, intensive counseling, and educational and treatment 18 programs within-a highly structured and motivational 19 environment. The program shall be available to defendants and 20 committed persons who: 21 (a) Have not been convicted of a class A felony;



1	(b) Are not considered violent;
2	(c) Are chosen by the director of public safety;
3	(d) Are in good physical condition;
4	(c) Have not been previously sentenced to an indeterminate
5	term of imprisonment; and
6	(f) Are willing to participate in the program.
7	(2) The-court, with-the approval of-the-director of public
8	safety, may-order a defendant to satisfactorily-complete a
9	program of regimental discipline of not less than ninety days
10	before the court-sentences a defendant or as a condition of
11	probation-or-a deferred-acceptance of guilty-plea.
12	(3) If a defendant is ordered to complete a program, the
13	director of public-safety shall-certify to the court-whether the
14	director of public salety share-certify to the courte-whether the
14	defendant completed the program-satisfactorily. If the
14 15	
	defendant completed the program-satisfactorily. If the
15	defendant completed the program-satisfactorily. If the defendant fails to complete the program satisfactorily as a
15 16	defendant completed the program-satisfactorily. If the defendant fails to complete the program satisfactorily as a condition of a deferred acceptance of guilty plea, such a
15 16 17	defendant completed the program-satisfactorily. If the defendant fails to complete the program satisfactorily as a condition of a deferred acceptance of guilty plea, such a failure shall be considered in accordance with section 853-3.

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1		PART IV
2	SECT	YION 31. The purpose of this part is to amend chapter
3	707, Hawa	ii Revised Statutes, regarding offenses against the
4	person, t	.0:
5	(1)	Amend the definition of "sexual contact" to repeal
6		language that:
7		(A) Exempts married couples from certain sexual
8		assault offenses; and
9		(B) Has the effect of requiring the prosecution to
10		allege and prove that a victim who was a minor
11		under the age of fourteen was not married to the
12		offender, even though a minor of that age cannot
13		legally marry in any event;
14	(2)	Amend the definition of sexual assault in the fourth
15		degree to maintain an exception for married couples
16		because of the relatively low threshold for
17		culpability in that offense; and
18	(3)	Align the organization of the mental state
19		requirements for assault in the second degree with
20		that of assault in the third degree.



1	SECTION 32. Section 707-700, Hawaii Revised Statutes, is		
2	amended by amending the definition of "sexual contact" to read		
3	as follows:		
4	""Sexual contact" means any touching, other than acts of		
5	"sexual penetration", of the sexual or other intimate parts of		
6	[a person not married to the actor,] another, or of the sexual		
7	or other intimate parts of the actor by [the person,] <u>another,</u>		
8	whether directly or through the clothing or other material		
9	intended to cover the sexual or other intimate parts."		
10	SECTION 33. Section 707-711, Hawaii Revised Statutes, is		
11	amended by amending subsection (1) to read as follows:		
12	"(1) A person commits the offense of assault in the second		
13	degree if:		
14	(a) The person intentionally [or], knowingly, or		
15	recklessly causes substantial bodily injury to		
16	another;		
17	(b) The person recklessly causes serious [or substantial]		
18	bodily injury to another;		
19	(c) The person intentionally or knowingly causes bodily		
20	injury to a correctional worker, as defined in section		

1		710-1031(2), who is engaged in the performance of duty
2		or who is within a correctional facility;
3	(d)	The person intentionally or knowingly causes bodily
4		injury to another with a dangerous instrument;
5	(e)	The person intentionally or knowingly causes bodily
6		injury to an educational worker who is engaged in the
7		performance of duty or who is within an educational
8		facility. For the purposes of this paragraph,
9		"educational worker" means any administrator,
10		specialist, counselor, teacher, or employee of the
11		department of education or an employee of a charter
12		school; a person who is a volunteer, as defined in
13		section 90-1, in a school program, activity, or
14		function that is established, sanctioned, or approved
15		by the department of education; or a person hired by
16		the department of education on a contractual basis and
17		engaged in carrying out an educational function;
18	(f)	The person intentionally or knowingly causes bodily
19		injury to any emergency medical services provider who
20		is engaged in the performance of duty. For the
21		purposes of this paragraph, "emergency medical



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1 services provider" means emergency medical services 2 personnel, as defined in section 321-222, and 3 physicians, physician's assistants, nurses, nurse 4 practitioners, certified registered nurse 5 anesthetists, respiratory therapists, laboratory 6 technicians, radiology technicians, and social 7 workers, providing services in the emergency room of a 8 hospital; 9 (g) The person intentionally or knowingly causes bodily 10 injury to a person employed at a state-operated or 11 -contracted mental health facility. For the purposes 12 of this paragraph, "a person employed at a state-13 operated or -contracted mental health facility" 14 includes health care professionals as defined in 15 section 451D-2, administrators, orderlies, security 16 personnel, volunteers, and any other person who is 17 engaged in the performance of a duty at a state-18 operated or -contracted mental health facility; 19 (h) The person intentionally or knowingly causes bodily 20 injury to a person who:



1	(i)	The defendant has been restrained from, by order
2		of any court, including an ex parte order,
3		contacting, threatening, or physically abusing
4		pursuant to chapter 586; or
5	(ii)	Is being protected by a police officer ordering
6		the defendant to leave the premises of that
7		protected person pursuant to section 709-906(4),
8		during the effective period of that order; or
9	[]](i)[]] The	person intentionally or knowingly causes bodily
10	inju	ry to any firefighter or water safety officer who
11	is e	ngaged in the performance of duty. For the
12	purp	oses of this paragraph, "firefighter" has the same
13	mean	ing as in section 710-1012 and "water safety
14	offi	cer" means any public servant employed by the
15	Unit	ed States, the State, or any county as a lifeguard
16	or p	erson authorized to conduct water rescue or ocean
17	safe	ty functions."
18	SECTION 3	4. Section 707-733, Hawaii Revised Statutes, is
19	amended by ame	nding subsection (1) to read as follows:
20	"(1) A p	erson commits the offense of sexual assault in the
21	fourth degree	if:



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1 (a) The person knowingly subjects another person, not 2 married to the actor, to sexual contact by compulsion 3 or causes another person, not married to the actor, to 4 have sexual contact with the actor by compulsion; 5 The person knowingly exposes the person's genitals to (b) 6 another person under circumstances in which the 7 actor's conduct is likely to alarm the other person or 8 put the other person in fear of bodily injury; or 9 (C) The person knowingly trespasses on property for the 10 purpose of subjecting another person to surreptitious 11 surveillance for the sexual gratification of the 12 actor." 13 PART V 14 SECTION 35. The legislature finds that Act 49, Session 15 Laws of Hawaii 2004, established the offense of habitual 16 property crime, a class C felony, in section 708-803, Hawaii 17 Revised Statutes. The legislature found that, in 2002, Hawaii 18 ranked first in the nation for property crime rates and second 19 in larceny theft rates, and that a large portion of the crimes 20 are committed by habitual offenders. The legislature also found that Act 49 would punish repeat property crime offenders by 21

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making what would otherwise be a misdemeanor offense a class C
 felony.

3 The legislature also finds that the Federal Bureau of 4 Investigation reported in 2012 that Hawaii ranked thirty-first 5 out of fifty-two jurisdictions regarding the rate of property 6 crimes per one hundred thousand inhabitants. Act 118, Session 7 Laws 2014, amended section 708-803(4), Hawaii Revised Statutes, 8 by clarifying that the sentence for a person convicted of 9 habitual property crime will be: (1) an indeterminate term of 10 imprisonment of five years, with a minimum term of one year; or 11 (2) for a first conviction only, a term of probation of five 12 years, with conditions to include but not be limited to one year 13 of imprisonment.

14 The legislature further finds that the dollar amount that 15 makes a theft offense a felony ranges among the states from \$200 16 in New Jersey and Virginia to \$2,500 in Wisconsin. The State's 17 felony theft threshold is the fifth lowest among fifty-one 18 jurisdictions, putting Hawaii in the bottom ten per cent. 19 Thirty-one of those jurisdictions have felony theft thresholds 20 of \$1,000 or more. Twenty-six states have increased the felony 21 theft threshold since 2005. Hawaii's threshold is \$300 and was



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last raised in 1986, from \$200. The impetus to increase felony
 theft thresholds often is the anticipated reductions to prison
 populations and associated expenses.

4 The legislature further finds that the most frequently 5 cited rationale for the increase in the felony theft threshold 6 is inflation, as measured by the United States Department of 7 Labor's Consumer Price Index, and concerns about fundamental 8 fairness when dollar values have not been adjusted in years, 9 even decades, despite inflation. Other factors considered 10 include the felony theft thresholds of adjacent states and the 11 impact that increasing thresholds could have on frequent victims 12 of property crimes, including retail businesses.

13 The purpose of this part is to improve property crime 14 enforcement by making more repeat theft and forgery offenders 15 subject to punishment for a class C felony when they commit what 16 would otherwise be a misdemeanor offense. This Act also 17 balances the need to target professional theft and forgery offenders with the need to update the State's felony theft 18 19 threshold. More specifically, this part amends chapter 708, 20 Hawaii Revised Statutes, regarding offenses against property 21 rights by:



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1 (1) Focusing enforcement of "habitual property crime perpetrator" laws on repeat theft and forgery 2 3 offenders, the offenders for whom enhanced punishment 4 is most appropriate; 5 (2) Including more repeat theft and forgery offenders 6 within the definition of "habitual property crime 7 perpetrator" and holding them accountable for more of 8 their prior convictions, by increasing the look-back 9 period for prior convictions from five years to ten 10 years and by eliminating the requirement that 11 convictions have occurred on separate dates; 12 (3) Declaring that the state of mind required to commit 13 the offense of habitual property crime does not apply 14 to the offender's status as a habitual property crime 15 perpetrator because the offender's culpability arises 16 from the offender's status, not from the offender's 17 state of mind with regard to that status; 18 (4) Increasing the dollar amount that makes an offense a 19 felony for the offenses of theft in the second degree, 20 theft in the third degree, shoplifting, and theft of 21 utility services, to partially reflect the effect of



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1	inflation since the felony theft threshold was last
2	raised; and
3	(5) Repealing a provision that subjects a person to a
4	separate charge and enhanced penalty for using a
5	computer to commit an underlying theft crime because
6	it seems unduly harsh, given the prevalence of "smart
7	phones" and other computing devices.
8	SECTION 36. Section 708-803, Hawaii Revised Statutes, is
9	amended to read as follows:
10	"§708-803 Habitual property crime. (1) A person commits
11	the offense of habitual property crime if the person is a
12	habitual property crime perpetrator and commits a misdemeanor
13	[offense within this chapter.] property crime.
14	(2) For the purposes of this section, [habitual] <u>"habitual</u>
15	property crime perpetrator" means a person who, within [five]
16	<u>ten</u> years of the instant offense, has convictions for $[\div$
17	(a) Three felonies within this chapter;
18	(b) Three-misdemeanors within this chapter; or
19	(c) Any] any combination of [three] felonies and
20	misdemeanors [within] <u>under part IV or VI of</u> this
21	chapter $[-,]$, the total of which is not less than three



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1	convictions. The convictions [must have occurred on
2	separate dates and] shall be for separate incidents on
3	separate dates. The prosecution is not required to
4	prove any state of mind with respect to the person's
5	status as a habitual property crime perpetrator.
6	Proof that the person has the requisite minimum three
7 .	prior convictions shall be sufficient to establish
8	this element.
9	(3) A person commits a misdemeanor property crime if the
10	person engages in conduct that constitutes a misdemeanor offense
11	under parts IV or VI of this chapter. The prosecution
12	establishes that the person has committed a misdemeanor property
13	crime by proving that the person is guilty of committing any
13 14	crime by proving that the person is guilty of committing any misdemeanor offense under part IV or VI of this chapter.
14	misdemeanor offense under part IV or VI of this chapter.
14 15	misdemeanor offense under part IV or VI of this chapter. [(3)] <u>(4)</u> Habitual property crime is a class C felony.
14 15 16	misdemeanor offense under part IV or VI of this chapter. $\left[\frac{(3)}{(4)}\right]$ (4) Habitual property crime is a class C felony. $\left[\frac{(4)}{(5)}\right]$ For a conviction under this section, the
14 15 16 17	<pre>misdemeanor offense under part IV or VI of this chapter. [(3)] (4) Habitual property crime is a class C felony. [(4)] (5) For a conviction under this section, the sentence shall be either:</pre>

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1	(b)	A term of probation of five years, with conditions to
2		include but not be limited to one year of
3		imprisonment; provided that probation shall only be
4		available for a first conviction under this section."
5	SECT	ION 37. Section 708-831, Hawaii Revised Statutes, is
6	amended by	y amending subsection (1) to read as follows:
7	"(1)	A person commits the offense of theft in the second
8	degree if	the person commits theft:
9	(a)	Of property from the person of another;
10	(b)	Of property or services the value of which exceeds
11		[\$300;] <u>\$750;</u>
12	(c)	Of an aquacultural product or part thereof from
13		premises that are fenced or enclosed in a manner
14		designed to exclude intruders or there is prominently
15		displayed on the premises a sign or signs sufficient
16		to give notice and reading as follows: "Private
17		Property", "No Trespassing", or a substantially
18		similar message;
19	(d)	Of agricultural equipment, supplies, or products, or
20		part thereof, the value of which exceeds \$100 but does
21		not exceed \$20,000, or of agricultural products that



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exceed twenty-five pounds, from premises that are 1 2 fenced, enclosed, or secured in a manner designed to exclude intruders or there is prominently displayed on 3 the premises a sign or signs sufficient to give notice 4 and reading as follows: "Private Property", "No 5 6 Trespassing", or a substantially similar message; or if at the point of entry of the premise, a crop is 7 visible. The sign or signs, containing letters not 8 less than two inches in height, shall be placed along 9 the boundary line of the land in a manner and in such 10 a position as to be clearly noticeable from outside 11 the boundary line. Possession of agricultural 12 products without ownership and movement certificates, 13 when a certificate is required pursuant to chapter 14 145, is prima facie evidence that the products are or 15 have been stolen; or 16 (e) Of agricultural commodities that are generally known 17 to be marketed for commercial purposes. Possession of

to be marketed for commercial purposes. Possession of
agricultural commodities without ownership and
movement certificates, when a certificate is required
pursuant to section 145-22, is prima facie evidence



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1	that the products are or have been stolen; provided
2	that "agriculture commodities" has the same meaning as
3	in section 145-21."
4	SECTION 38. Section 708-832, Hawaii Revised Statutes, is
5	amended by amending subsection (1) to read as follows:
6	"(1) A person commits the offense of theft in the third
7	degree if the person commits theft:
8	(a) Of property or services the value of which exceeds
9	[\$100;] <u>\$250;</u> or
10	(b) Of gasoline, diesel fuel, or other related petroleum
11	products used as propellants of any value not
12	exceeding [\$300.] <u>\$750.</u> "
13	SECTION 39. Section 708-833, Hawaii Revised Statutes, is
14	amended by amending subsection (1) to read as follows:
15	"(1) A person commits the offense of theft in the fourth
16	degree if the person commits theft of property or services of
17	any value not in excess of [\$100.] <u>\$250.</u> "
18	SECTION 40. Section 708-833.5, Hawaii Revised Statutes, is
19	amended to read as follows:
20	"§708-833.5 Shoplifting. A person convicted of committing
21	[the offense] theft by means of shoplifting as defined in
	·



1	section 708-830 shall be sentenced [as follows:] to the		
2	following	minimum fines:	
3	(1)	In cases involving [property the value or aggregate	
4		value of which exceeds \$300: as] a class C felony,	
5		[provided that] the minimum fine shall be four times	
6		the value or aggregate value of the property involved;	
7	(2)	In cases involving [property the value or aggregate	
8		value of which exceeds \$100: as] a misdemeanor,	
9		[provided that] the minimum fine shall be three times	
10		the value or aggregate value of the property involved;	
11	(3)	In cases involving [property the value or aggregate	
12		value of which is \$100 or less: as] a petty	
13		misdemeanor, [provided that] the minimum fine shall be	
14		twice the value or aggregate value of the property	
15		involved;	
16	(4)	If a person has previously been convicted of	
17		committing [the offense] theft by means of shoplifting	
18		as defined in section 708-830, the minimum fine shall	
19		be doubled that specified in paragraphs (1), (2), and	
20		(3), respectively, as set forth above; provided in the	
21		event the convicted person defaults in payment of any	



1 fine, and the default was not contumacious, the court 2 may sentence the person to community services as 3 authorized by section [+]706-605(1)(d)[+]." 4 SECTION 41. Section 708-839.5, Hawaii Revised Statutes, is 5 amended by amending subsection (4) to read as follows: 6 A person commits the offense of theft of utility "(4) 7 services in the first degree in cases where the theft: 8 (a) Accrues to the benefit of any commercial trade or 9 business, including any commercial trade or business 10 operating in a residence, home, or dwelling; Is obtained through the services of a person hired to 11 (b) commit the theft of utility services; in which event, 12 13 both the person hired and the person responsible for 14 the hiring shall be punished under this section as a class C felony; or 15 (c) Accrues to the benefit of a residence, home, or 16 17 dwelling where the value of the theft of utility 18 services exceeds [\$300.] \$750. Theft of utility services in the first degree is a class C 19 20 felony, and shall be sentenced in accordance with chapter 706, except that for a first offense the court shall impose a minimum 21



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sentence of a fine of at least \$1,000 or two times the value of 1 the theft, whichever is greater." 2 3 SECTION 42. Section 708-893, Hawaii Revised Statutes, is 4 amended by amending subsection (1) to read as follows: A person commits the offense of use of a computer in 5 "(1) the commission of a separate crime if the person [+ 6 (a) Intentionally-uses-a-computer to obtain-control over 7 8 the property of the victim to commit theft in the 9 first or second degree; or (b) Knowingly] knowingly uses a computer to identify, 10 select, solicit, persuade, coerce, entice, induce, 11 procure, pursue, surveil, contact, harass, annoy, or 12 alarm the victim or intended victim of the following 13 14 offenses: [(i)] (a) Section 707-726, relating to custodial 15 16 interference in the first degree; [(ii)] (b) Section 707-727, relating to custodial 17 18 interference in the second degree; [(iii)] (c) Section 707-731, relating to sexual assault in 19 20 the second degree;



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1	[(iv)] <u>(d)</u> Section 707-732, relating to sexual assault in			
2	the third degree;			
3	[(v)] <u>(e)</u> Section 707-733, relating to sexual assault in			
4	the fourth degree;			
5	[(vi)] <u>(f)</u> Section 707-751, relating to promoting child			
6	abuse in the second degree;			
7	[(vii)] (g) Section 711-1106, relating to harassment;			
8	[(viii)] <u>(h)</u> Section 711-1106.5, relating to harassment by			
9	stalking; or			
10	[(ix)] <u>(i)</u> Section 712-1215, relating to promoting			
11	pornography for minors."			
12	PART VI			
13	SECTION 43. The purpose of this part is to amend chapter			
	SECTION 43. The purpose of this part is to amend chapter			
14	SECTION 43. The purpose of this part is to amend chapter 709, Hawaii Revised Statutes, regarding offenses against the			
14 15				
	709, Hawaii Revised Statutes, regarding offenses against the			
15	709, Hawaii Revised Statutes, regarding offenses against the family and against incompetents, to:			
15 16	709, Hawaii Revised Statutes, regarding offenses against thefamily and against incompetents, to:(1) Clarify that, regarding the offense of abuse of family			
15 16 17	 709, Hawaii Revised Statutes, regarding offenses against the family and against incompetents, to: (1) Clarify that, regarding the offense of abuse of family or household members, "persons jointly residing or 			



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1	(2)	Distinguish between perpetrators who are younger or
2		older than eighteen with regard to ordering a period
3		of separation following an apparent act of physical
4		abuse;
5	(3)	Clarify that abuse in the presence of a household
6		member who is less than fourteen years of age applies
7		to abuse that occurs in the audio or visual presence
8		of that member for purposes of charging the abuser;
9		and
10	(4)	Provide for moving the prohibition against furnishing
11		tobacco and electronic smoking devices to minors to
12		chapter 712, Hawaii Revised Statutes, regarding
13		offenses against public health and morals, where it
14		more logically would be found, by repealing the
15		prohibition from chapter 709, Hawaii Revised Statutes,
16		regarding offenses against family and against
17		incompetents.
18	SECT	ION 44. Section 709-906, Hawaii Revised Statutes, is
19	amended a	s follows:
20	1.	By amending subsection (1) to read:



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1	"(1) It shall be unlawful for any person, singly or in				
2	concert, to physically abuse a family or household member or to				
3	refuse compliance with the lawful order of a police officer				
4	under subsection (4). The police, in investigating any				
5	complaint of abuse of a family or household member, upon				
6	request, may transport the abused person to a hospital or safe				
7	shelter.				
8	For the purposes of this section:				
9	"Business day" means any calendar day, except Saturday,				
10	Sunday, or any state holiday.				
11	"Family or household member" [means]:				
12	(a) Means spouses or reciprocal beneficiaries, former				
13	spouses or reciprocal beneficiaries, persons in a				
14	dating relationship as defined under section 586-1,				
15	persons who have a child in common, parents, children,				
16	persons related by consanguinity, and persons jointly				
17	residing or formerly residing in the same dwelling				
18	unit[+]; and				
19	(b) Does not include those who are, or were, adult				
20	roommates or cohabitants only by virtue of an economic				
21	or contractual affiliation."				



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1	2.	By amending subsection (4) to read:
2	"(4)	Any police officer, with or without a warrant, shall
3	take the	following course of action, regardless of whether the
4	physical	abuse or harm occurred in the officer's presence:
5	(a)	The police officer shall make reasonable inquiry of
6		the family or household member upon whom the officer
7		believes physical abuse or harm has been inflicted and
8		other witnesses as there may be;
9	(b)	[The police-officer lawfully shall order-the person]
10		If the person who the police officer reasonably
11		believes to have inflicted the abuse is eighteen years
12		of age or older, the police officer lawfully shall
13		order the person to leave the premises for a period of
14		separation, during which time the person shall not
15		initiate any contact, either by telephone or in
16		person, with the family or household member; provided
17		that the person is allowed to enter the premises with
18		police escort to collect any necessary personal
19		effects. The period of separation shall commence when
20		the order is issued and shall expire at 6:00 p.m. on
21		the second business day following the day the order



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1		was issued; provided that the day the order is issued			
2		shall not be included in the computation of the two			
3		business days;			
4	<u>(c)</u>	If the person who the police officer reasonably			
5		believes to have inflicted the abuse is under the age			
6		of eighteen, the police officer may order the person			
7		to leave the premises for a period of separation,			
8		during which time the person shall not initiate any			
9		contact with the family or household member by			
10		telephone or in person; provided that the person is			
11		allowed to enter the premises with police escort to			
12		collect any necessary personal effects. The period of			
13		separation shall commence when the order is issued and			
14		shall expire at 6:00 p.m. on the second business day			
15		following the day the order was issued; provided that			
16		the day the order is issued shall not be included in			
17		the computation of the two business days. The order			
18		of separation may be amended at any time by a judge of			
19		the family court. In determining whether to order a			
20		person under the age of eighteen to leave the			

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1	premises, the police officer may consider the	
2	foll	owing factors:
3	<u>(i)</u>	Age of the person;
4	<u>(ii)</u>	Relationship between the person and the family or
5		household member upon whom the police officer
6		reasonably believes the abuse has been inflicted;
7		and
8	<u>(iii)</u>	Ability and willingness of the parent, guardian,
9		or other authorized adult to maintain custody and
10		control over the person;
11	[(c)] <u>(d)</u>	All persons who are ordered to leave as stated
12	abov	ve shall be given a written warning citation
13	stat	ing the date, time, and location of the warning
14	and	stating the penalties for violating the warning.
15	A co	opy of the warning citation shall be retained by
16	the	police officer and attached to a written report
17	whic	ch shall be submitted in all cases. A third copy
18	of t	the warning citation shall be given to the abused
19	pers	son;
20	[(d)] <u>(e)</u>	If the person so ordered refuses to comply with
21	the	order to leave the premises or returns to the



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1 premises before the expiration of the period of 2 separation, or if the person so ordered initiates any 3 contact with the abused person, the person shall be 4 placed under arrest for the purpose of preventing 5 further physical abuse or harm to the family or 6 household member; and 7 [-(e)-] (f) The police officer shall seize all firearms and 8 ammunition that the police officer has reasonable 9 grounds to believe were used or threatened to be used in the commission of an offense under this section." 10 3. By amending subsection (9) to read: 11 12 "(9) Where physical abuse occurs in the audio or visual 13 presence of any family or household member who is less than 14 fourteen years of age, abuse of a family or household member is 15 a class C felony." 16 SECTION 45. Section 709-908, Hawaii Revised Statutes, is 17 repealed. 18 ["§709-908 Tobacco-products and electronic smoking devices; persons-under-twenty-one years of age. (1) Effective 19 20 January 1, 2016, it-shall-be-unlawful to sell or furnish-a



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1	tobacco-product-in-any-shape-or-form or an electronic-smoking
2	device to a person under twenty-one-years-of age.
3	(2) Effective January 1, 2016, signs using the statement,
4	"The-sale-of-tobacco products or electronic smoking-devices to
5	persons under-twenty one is prohibited", shall-be-posted on or
6	near any vending machine-in-letters at least one-half-inch high
7	and at or near the point of sale-of-any other location-where
8	tobacco products or electronic smoking devices are sold in
9	letters at least one half inch high.
10	(3) It shall-be-unlawful-for a person under-twenty-one
11	years-of-age to purchase any tobacco-product or electronic
12	smoking device, as those terms are defined in subsection (5).
13	This provision does not apply if a person under the age of
14	twenty one, with parental-authorization, is participating in a
15	controlled purchase as part of a law enforcement activity or a
16	study authorized by the department of health-under the
17	supervision of law-enforcement to determine the level of
18	incidence of tobacco or electronic smoking devices sales to
19	persons under twenty one years of age.
20	(4) Any person who violates subsection (1) or (2), or
21	both,-shall be fined \$500 for the first offense. Any subsequent



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1	offenses-shall-subject-the-person to a fine not-less than \$500
2	nor more than \$2,000. Any person-under twenty-one years-of-age
3	who violates subsection (3) shall be fined \$10 for the first
4	offense. Any subsequent offense shall subject the violator to a
5	fine of \$50, no part of which shall be suspended, or the person
6	shall be required to perform not less-than forty-eight-hours-nor
7	more-than seventy two hours of community service-during hours
8	when the person is not employed and is not attending school.
9	(5) For the purposes of this-section:
10	"Electronic smoking device" means-any-electronic product
11	that-can-be-used-to-acrosolize and deliver-nicotine or other
12	substances-to-the-person inhaling from the-device, including-but
13	not limited to an electronic-cigarette, electronic-cigar,
14	electronic cigarillo, or electronic-pipe,-and any cartridge-or
15	other component of the device or related product.
16	"Tobacco product" means any product made or derived from
17	tobacco that contains nicotine or other substances and is
18	intended for human consumption or is likely to be consumed,
19	whether smoked, heated, chewed, absorbed, dissolved, inhaled, or
20	ingested by other means. "Tobacco-product" includes-but is not
21	limited to a cigarette, cigar, pipe tobacco, chewing tobacco,



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1	snuff, snu	us, or an electronic smoking device. "Tobacco product"	
2	does not include drugs, devices, or combination-products		
3	approved for sale by the United States Food-and-Drug		
4	Administration, as those terms are defined in the Federal Food,		
5	Drug, and Cosmetic Act."]		
6		PART VII	
7	SECT	ION 46. The purpose of this part is to amend chapter	
8	710, Hawa:	ii Revised Statutes, regarding offenses against public	
9	administra	ation, to:	
10	(1)	Establish the felony offense of resisting an order to	
11		stop a motor vehicle in the first degree, applicable	
12		when a person both flees from a police officer and	
13		does so by driving recklessly or at high speed; and	
14	(2)	Make the existing misdemeanor offense of resisting an	
15		order to stop a motor vehicle a second degree offense	
16		involving flight from a police officer without	
17		reckless or high speed driving.	
18	SECT	ION 47. Chapter 710, Hawaii Revised Statutes, is	
19	amended by	y adding a new section to be appropriately designated	
20	and to re	ad as follows:	



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1	" <u>§</u> 71()- <u>Res</u> :	isting an order to stop a motor vehicle in
2	the first	degree.	(1) A person commits the offense of
3	resisting	an order	to stop a motor vehicle in the first degree
4	if the per	cson:	· · · · ·
5	<u>(a)</u>	Intention	ally fails to obey a direction of a law
6		enforceme	nt officer, acting under color of the law
7		enforceme	nt officer's official authority, to stop the
8		person's i	motor vehicle; and
9	<u>(b)</u>	While int	entionally fleeing from or attempting to
10		elude a la	aw enforcement officer:
11		(i) Operation	ates the person's motor vehicle in reckless
12		disr	egard of the safety of other persons; or
13		(ii) Opera	ates the person's motor vehicle in reckless
14		disr	egard of the risk that the speed of the
15		pers	on's vehicle exceeds:
16		(A)	The applicable state or county speed limit
17			by thirty miles per hour or more; or
18		<u>(B)</u>	Eighty miles per hour or more, irrespective
19			of the applicable state or county speed
20			limit.



1 For purposes of this section, "the applicable state or county 2 speed limit" shall have the same meaning as in section 291C-105. 3 (2) Resisting an order to stop a motor vehicle in the 4 first degree in a class C felony." 5 SECTION 48. Section 710-1027, Hawaii Revised Statutes, is amended to read as follows: 6 7 "§710-1027 Resisting an order to stop a motor vehicle [-] 8 in the second degree. (1) A person commits the offense of 9 resisting an order to stop a motor vehicle in the second degree 10 if the person intentionally fails to obey a direction of a law enforcement officer, acting under color of the law enforcement 11 officer's official authority, to stop the person's vehicle. 12 13 Resisting an order to stop a motor vehicle in the (2) 14 second degree is a misdemeanor." 15 PART VIII SECTION 49. The purpose of this part is to amend chapter 16 712, Hawaii Revised Statutes, regarding offenses against public 17 health and morals, to: 18 19 Move to this chapter the prohibition against (1) furnishing tobacco and electronic smoking devices to 20 21 minors that currently is found in chapter 709, Hawaii



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1 Revised Statutes, because the offense is more akin to 2 offenses against public health and morals in this 3 chapter than those against the family and against 4 incompetents in chapter 709, Hawaii Revised Statutes; 5 (2) Clarify that a person commits the offense of 6 prostitution under section 712-1200(1)(a), Hawaii 7 Revised Statutes, when the person engages in, or 8 agrees or offers to engage in, sexual conduct "in 9 return" for a fee, distinguishing the offense from the 10 offense under section 712-1200(1)(b), Hawaii Revised Statutes, in which the other person pays the fee; and 11 Limit the offense of methamphetamine trafficking to 12 (3) instances of manufacturing the drug or distributing it 13 14 to minors, which merit mandatory prison terms, so that common methamphetamine offenses involving distribution 15 16 or possession of small amounts may be prosecuted as 17 promotion of dangerous drugs, which gives the 18 sentencing court the discretion to impose probation 19 and drug treatment when appropriate to manage these 20 offenders.



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1	SECTION 50. Chapter 712, Hawaii Revised Statutes, is
2	amended by adding a new section to be appropriately designated
3	and to read as follows:
4	"§712- Tobacco products and electronic smoking devices;
5	persons under twenty-one years of age. (1) It shall be
6	unlawful to sell or furnish a tobacco product in any shape or
7	form or an electronic smoking device to a person under twenty-
8	one years of age.
9	(2) Signs using the statement, "The sale of tobacco
10	products or electronic smoking devices to persons under twenty-
11	one is prohibited", shall be posted on or near any vending
12	machine in letters at least one-half inch high and at or near
13	the point of sale of any other location where tobacco products
14	or electronic smoking devices are sold in letters at least one-
15	half inch high.
16	(3) It shall be unlawful for a person under twenty-one
17	years of age to purchase any tobacco product or electronic
18	smoking device, as those terms are defined in subsection (5).
19	This provision does not apply if a person under the age of
20	twenty-one, with parental authorization, is participating in a
21	controlled purchase as part of a law enforcement activity or a



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1	study authorized by the department of health under the
2	supervision of law enforcement to determine the level of
3	incidence of tobacco or electronic smoking devices sales to
4	persons under twenty-one years of age.
5	(4) Any person who violates subsection (1) or (2), or
6	both, shall be fined \$500 for the first offense. Any subsequent
7	offenses shall subject the person to a fine not less than \$500
8	nor more than \$2,000. Any person under twenty-one years of age
9	who violates subsection (3) shall be fined \$10 for the first
10	offense. Any subsequent offense shall subject the violator to a
11	fine of \$50, no part of which shall be suspended, or the person
12	shall be required to perform not less than forty-eight hours nor
13	more than seventy-two hours of community service during hours
14	when the person is not employed and is not attending school.
15	(5) For the purposes of this section:
16	"Electronic smoking device" means any electronic product
17	that can be used to aerosolize and deliver nicotine or other
18	substances to the person inhaling from the device, including but
19	not limited to an electronic cigarette, electronic cigar,
20	electronic cigarillo, or electronic pipe, and any cartridge or
21	other component of the device or related product.



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1	"Tobacco product" means any product made or derived from
2	tobacco that contains nicotine or other substances and is
3	intended for human consumption or is likely to be consumed,
4	whether smoked, heated, chewed, absorbed, dissolved, inhaled, or
5	ingested by other means. "Tobacco product" includes but is not
6	limited to a cigarette, cigar, pipe tobacco, chewing tobacco,
7	snuff, snus, or an electronic smoking device. "Tobacco product"
8	does not include drugs, devices, or combination products
9	approved for sale by the United States Food and Drug
10	Administration, as those terms are defined in the Federal Food,
11	Drug, and Cosmetic Act."
12	SECTION 51. Section 712-1200, Hawaii Revised Statutes, is
13	amended by amending subsection (1) to read as follows:
14	"(1) A person commits the offense of prostitution if the
15	person:
16	(a) Engages in, or agrees or offers to engage in, sexual
17	conduct with another person <u>in return</u> for a fee; or
18	(b) Pays, agrees to pay, or offers to pay a fee to another
19	to engage in sexual conduct."
20	SECTION 52. Section 712-1240.7, Hawaii Revised Statutes,
21	is amended to read as follows:



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H.B. NO. 2561

1	"[[]§712-1240.7[]] Methamphetamine trafficking [in the
2	first degree]. (1) A person commits the offense of
3	methamphetamine trafficking [in the first degree] if the person
4	knowingly:
5	[(a) Possesses one or more preparations, compounds,
6	mixtures, or substances of an aggregate weight of one
7	ounce or more containing methamphetamine or any of its
8	salts, isomers, and salts of isomers;
9	(b) Distributes one or more preparations, compounds,
10	mixtures, or substances of an aggregate weight of
11	one-eighth ounce or more containing-methamphetamine or
12	any of its salts, isomers, and salts-of-isomers;
13	(c)] <u>(a)</u> Distributes methamphetamine in any amount to a
14	minor; or
15	[(d)] <u>(b)</u> Manufactures methamphetamine in any amount.
16	(2) Methamphetamine trafficking [in the first-degree] is a
17	class A felony for which the defendant shall be sentenced as
18	provided in subsection (3).
19	(3) Notwithstanding sections 706-620(2), 706-640, 706-641,
20	706-659, 706-669, and any other law to the contrary, a person
21	convicted of methamphetamine trafficking [in the first degree]



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shall be sentenced to an indeterminate term of imprisonment of
 twenty years with a mandatory minimum term of imprisonment of
 not less than two years and not greater than eight years and a
 fine not to exceed \$20,000,000; provided that:

5 (a) If the person has one prior conviction for 6 methamphetamine trafficking pursuant to this section, 7 promoting a dangerous drug in the first degree pursuant to section 712-1241 and methamphetamine was 8 9 the drug upon which the conviction was predicated, or 10 section 712-1240.8[$_{7}$] as that section was in effect 11 prior to the effective date of this Act, the mandatory 12 minimum term of imprisonment shall be not less than six years, eight months and not greater than thirteen 13 14 years, four months; If the person has two prior convictions for 15 (b)

16 methamphetamine trafficking pursuant to this section,

17 promoting a dangerous drug in the first degree

18 pursuant to section 712-1241 and methamphetamine was

19 the drug upon which the conviction was predicated, or

20 section 712-1240.8, as that section was in effect

21 prior to the effective date of this Act, the mandatory



H.B. NO. 2561

1		minimum term of imprisonment shall be not less than
2		thirteen years, four months and not greater than
3		twenty years; or
4	(c)	If the person has three or more prior convictions for
5		methamphetamine trafficking pursuant to this section,
6		promoting a dangerous drug in the first degree
7		pursuant to section 712-1241 and methamphetamine was
8		the drug upon which the conviction was predicated, or
9		section 712-1240.8[$_{7}$] as that section was in effect
10		prior to the effective date of this Act, the mandatory
11		minimum term of imprisonment shall be twenty years."
12	SECT	ION 53. Section 712-1240.9, Hawaii Revised Statutes,
13	is amende	d to read as follows:
14	"[+]	<pre>§712-1240.9[+] Methamphetamine trafficking;</pre>
15	restituti	on and reimbursement. When sentencing a defendant
16	convicted	of methamphetamine trafficking pursuant to section
17	712-1240.	7 or 712-1240.8[$_{7}$] as that section was in effect prior
18	to the ef	fective date of this Act, the court may order
19	restituti	on or reimbursement to the State or appropriate county
20	governmen	t for the cost incurred for any cleanup associated with
21	the manuf	acture or distribution of methamphetamine and to any



1	other person i	njured as a result of the manufacture or
2	distribution o	f methamphetamine."
3	SECTION 5	4. Section 712-1241, Hawaii Revised Statutes, is
4	amended by ame	nding subsection (1) to read as follows:
5	"(1) A p	erson commits the offense of promoting a dangerous
6	drug in the fi	rst degree if the person knowingly:
7	(a) Poss	esses one or more preparations, compounds,
8	mixt	ures, or substances of an aggregate weight of:
9	(i)	One ounce or more, containing methamphetamine,
10		heroin, morphine, or cocaine or any of their
11		respective salts, isomers, and salts of isomers;
12		or
13	(ii)	One and one-half ounce or more, containing one or
14		more of any of the other dangerous drugs [except
15		<pre>methamphetamine];</pre>
16	(b) Dist	ributes[, except for methamphetamine]:
17	(i)	Twenty-five or more capsules, tablets, ampules,
18		dosage units, or syrettes containing one or more
19		dangerous drugs; or
20	(ii)	One or more preparations, compounds, mixtures, or
21		substances of an aggregate weight of:



1		(A)	One-eighth ounce or more, containing
2			methamphetamine, heroin, morphine, or
3			cocaine or any of their respective salts,
4			isomers, and salts of isomers; or
5		(B)	Three-eighths ounce or more, containing any
6			other dangerous drug;
7	(c)	Distribut	es any dangerous drug in any amount to a
8		minor exc	ept for methamphetamine; or
9	(d)	Manufactu	res a dangerous drug in any amount, except
10		for metha	mphetamine; provided that this subsection
11		shall not	apply to any person registered under section
12		329-32."	
13	SECT	ION 55. S	ection 712-1242, Hawaii Revised Statutes, is
14	amended by	y amending	subsection (1) to read as follows:
15	"(1)	A person	commits the offense of promoting a dangerous
16	drug in t	he second	degree if the person knowingly:
17	(a)	Possesses	twenty-five or more capsules, tablets,
18		ampules,	dosage units, or syrettes, containing one or
19		more dang	erous drugs;
20	(b)	Possesses	one or more preparations, compounds,
21		mixtures,	or substances of an aggregate weight of:



1	(i)	One-eighth ounce or more, containing
2		methamphetamine, heroin, morphine, or cocaine or
3		any of their respective salts, isomers, and salts
4		of isomers; or
5	(ii)	One-fourth ounce or more, containing any
6		dangerous drug; or
7	(c) Dist	ributes any dangerous drug in any amount[, except .
8	for methamphet	amine]."
9	SECTION 5	6. Section 712-1240.8, Hawaii Revised Statutes,
10	is repealed.	
11	[" [§712-1	240.8] Methamphetamine trafficking in the second
12	degree. (1)	A person-commits-the offense of methamphetamine
13	trafficking in	the second degree if the person knowingly
14	distributes-me	thamphetamine in any amount.
15	(2) Meth	amphetamine-trafficking in the-second degree is-a
16	class-B-felony	for which the defendant shall be sentenced as
17	provided_in_su	bsection (3).
18	(3) Notw	ithstanding-sections 706-620,-706 640, 706-641,
19	706-660, 706-6	69, and any other law to the contrary, a person
20	convicted-of-m	ethamphetamine trafficking in the second degree
21	shall be sente	nced to an indeterminate-term of imprisonment of



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H.B. NO. 2561

1	ten years	with a mandatory-minimum-term of imprisonment of not
2	less than	one year and not greater than four years and a fine
3	not-to-ex	ceed \$10,000,000; provided that:
4	- (a) -	If the person has one prior conviction for
5		methamphetamine trafficking pursuant to this section
6		or section 712-1240.7, the mandatory minimum-term of
7		imprisonment-shall be not less than-three years, four
8		months and not-greater than six years, eight months;
9	-(b) -	If the person has two prior convictions for
10		methamphetamine trafficking-pursuant to this-section
11		or-section-712 1240.7, the mandatory minimum term-of
12		imprisonment-shall be not less than six years, eight
13		months and not greater than ten years; or
14	(c)	If the person has three or more prior convictions for
15		methamphetamine trafficking-pursuant to this-section
16		or section 712-1240.7, the mandatory minimum term of
17		imprisonment shall-be-ten years."]
18		PART IX
19	SECT	ION 57. The purpose of this part is to amend various
20	provision	s of the Hawaii Revised Statutes other than the penal
21	code to:	



H.B. NO. 2561

1	(1)	Clarify that the offense of inattention to driving
2		involves operating a motor vehicle negligently;
3	(2)	Simplify the definition of "alcohol" as used in
4		chapter 291E, Hawaii Revised Statutes;
5	(3)	Clarify that the amount deducted from an inmate's
6		individual account for victim restitution pursuant to
7		section 353-22.6, Hawaii Revised Statutes, shall be
8		deducted notwithstanding any contrary law;
9	(4)	Amend the definition of "family or household member"
10		as used in chapter 586, Hawaii Revised Statutes, to be
11		consistent with the amendments made to section 709-
12		906, Hawaii Revised Statutes, by this Act;
13	(5)	Authorize a pretrial officer of the department of
14		public safety's intake service center to invoke the
15		assistance of the court to secure a defendant's
16		appearance before the court when the defendant has
17		intentionally violated the conditions of bail,
18		recognizance, or supervised release;
19	(6)	Clarify a provision authorizing a court to grant a
20		prosecutor and defense counsel access to records
21		obtained by the adult probation division for the



H.B. NO. 2561

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1		purpose of proceedings pursuant to chapter 704, Hawaii
2		Revised Statutes;
3	(7)	Reformat for clarity and ease of use an enumerated
4		list of felonies for which criminal charges may be
5		instituted by written information;
6	(8)	Authorize an offender to request the court to remove
7		from public access all judiciary files and other
8		information related to an expunged offense;
9	(10)	Provide that chapter 853, Hawaii Revised Statutes,
10		does not apply to certain offenders who previously
11		have been granted a deferred acceptance of no contest
12		plea, to be consistent with treatment of offenders who
13		previously have been granted a deferred acceptance of
14		guilty plea; and
15	(11)	Make conforming amendments to other statutes to
16		account for amendment or repeal of various statutes by
17		other parts of this Act.
18	SECT	ION 58. Section 291-12, Hawaii Revised Statutes, is
19	amended t	o read as follows:
20	"§29	1-12 Inattention to driving. Whoever operates any
21	vehicle [without due care or in a manner] negligently as to



H.B. NO. 256

1 cause a collision with, or injury or damage to, as the case may 2 be, any person, vehicle or other property shall be fined not 3 more than \$500 or imprisoned not more than thirty days, or both, 4 and may be subject to a surcharge of up to \$100, which shall be 5 deposited into the trauma system special fund."

6 SECTION 59. Section 291E-1, Hawaii Revised Statutes, is
7 amended by amending the definition of "alcohol" to read as
8 follows:

9 ""Alcohol" means [the product of distillation of any fermented liquid, regardless-of whether-rectified, whatever may 10 be the origin thereof, and includes ethyl alcohol, lower 11 aliphatic-alcohol, and phenol as well as synthetic ethyl 12 alcohol, but-not denatured-or-other alcohol that is considered 13 not potable under the customs laws of the United States.] 14 ethanol or any substance containing ethanol." 15 SECTION 60. Section 353-10.5, Hawaii Revised Statutes, is 16 17 amended by amending subsection (d) to read as follows: "(d) As used in this section, "alternative programs" mean 18

19 programs [which, from time to time,] that are created and funded 20 by legislative appropriation or federal grant naming the 21 department of public safety or one of its operating agencies as



H.B. NO. 2561

1	the expending agency and [which] <u>that</u> are intended to provide an
2	alternative to incarceration. Alternative programs may include:
3	(1) Home detention, curfew using electronic monitoring and
4	surveillance, or both;
5	(2) Supervised release, graduated release, furlough, and
6	structured educational or vocational programs;
7	[(3) A program of regimental discipline pursuant to section
8	706 605.5;] and
9	[(4)] <u>(3)</u> Similar programs created and designated as
10	alternative programs by the legislature or the
11	director of public safety for inmates who do not pose
12	significant risks to the community."
13	SECTION 61. Section 353-22.6, Hawaii Revised Statutes, is
14	amended to read as follows:
15	"§353-22.6 Victim restitution. The director of public
16	safety shall enforce victim restitution orders against all
17	moneys earned by the inmate or deposited or credited to the
18	inmate's individual account while incarcerated. [The]
19	Notwithstanding any law to the contrary, the amount deducted
20	shall be twenty-five per cent of the total of all moneys earned,
21	new deposits, and credits to the inmate's individual account.



H.B. NO. 2561

1	The money	s intended for victim restitution shall be deducted	
2	monthly a	nd paid to the victim once the amount reaches \$25, or	
3	annually, whichever is sooner. This section shall not apply to		
4	moneys earned on work furlough pursuant to section 353-17."		
5	SECTION 62. Section 586-1, Hawaii Revised Statutes, is		
6	amended by amending the definition of "family or household		
7	member" to read as follows:		
8	""Family or household member" [means] <u>:</u>		
9	(1)	Means spouses or reciprocal beneficiaries, former	
10		spouses or former reciprocal beneficiaries, persons	
11		who have a child in common, parents, children, persons	
12		related by consanguinity, persons jointly residing or	
13		formerly residing in the same dwelling unit, and	
14		persons who have or have had a dating relationship $[-]$;	
15		and	
16	(2)	Does not include those who are, or were, adult	
17		roommates or cohabitants only by virtue of an economic	
18		or contractual affiliation."	
19	SECT	ION 63. Section 804-7.2, Hawaii Revised Statutes, is	
20	amended to read as follows:		



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"§804-7.2 Violations of conditions of release on bail, 1 2 recognizance, or supervised release. (a) Upon verified 3 application by the prosecuting attorney alleging that a 4 defendant has intentionally violated the conditions of release 5 on bail, recognizance, or supervised release, the judicial 6 officer named in section 804-5 shall issue a warrant directing 7 the defendant be arrested and taken forthwith before the court 8 [+] of [+] record for hearing. 9 (b) Upon verified application by a pretrial officer of the 10 intake service center that a defendant has intentionally 11 violated the conditions of release on bail, recognizance, or supervised release, the court may issue an order pertaining to 12 13 bail to secure the defendant's appearance before the court or a 14 warrant directing that the defendant be arrested and taken 15 forthwith before the court of record for hearing. 16 (c) A law enforcement officer having reasonable grounds to 17 believe that a released felony defendant has violated the 18 conditions of release on bail, recognizance, or supervised 19 release, may, where it would be impracticable to secure a 20 warrant, arrest the defendant and take the defendant forthwith 21 before the court of record."



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H.B. NO. 2501

1	SECTION 64. Section 806-73, Hawaii Revised Statutes, is
2	amended by amending subsection (b) to read as follows:
3	"(b) All adult probation records shall be confidential and
4	shall not be deemed to be public records. As used in this
5	section, the term "records" includes but is not limited to all
6	records made by any adult probation officer in the course of
7	performing the probation officer's official duties. The
8	records, or the content of the records, shall be divulged only
9	as follows:
10	(1) A copy of any adult probation case record or of a
11	portion of it, or the case record itself, upon
12	request, may be provided to:
13	(A) An adult probation officer, court officer, social
14	worker of a Hawaii state adult probation unit, or
15	a family court officer who is preparing a report
16	for the courts; or
17	(B) A state or federal criminal justice agency, or
18	state or federal court program that:
19	(i) Is providing supervision of a defendant or
20	offender convicted and sentenced by the
21	courts of Hawaii; or



1		(ii) Is responsible for the preparation of a
2		report for a court;
3	(2)	The residence address, work address, home telephone
4		number, or work telephone number of a current or
5		former defendant shall be provided only to:
6		(A) A law enforcement officer as defined in section
7		[+]710-1000[+] to locate the probationer for the
8		purpose of serving a summons or bench warrant in
9		a civil, criminal, or deportation hearing, or for
10		the purpose of a criminal investigation; or
11		(B) A collection agency or licensed attorney
12		contracted by the judiciary to collect any
13		delinquent court-ordered penalties, fines,
14		restitution, sanctions, and court costs pursuant
15		to section 601-17.5;
16	(3)	A copy of a presentence report or investigative report
17		shall be provided only to:
18		(A) The persons or entities named in section 706-604;
19		(B) The Hawaii paroling authority;
20		(C) Any psychiatrist, psychologist, or other
21		treatment practitioner who is treating the



1			defer	ndant pursuant to a court order or parole
2			ordei	r for that treatment;
3		(D)	The :	intake service centers;
4		(E)	In ac	ccordance with applicable law, persons or
5			entit	ties doing research; and
6		(F)	Any H	Hawaii state adult probation officer or adult
7			proba	ation officer of another state or federal
8			juri	sdiction who:
9			(i)	Is engaged in the supervision of a defendant
10				or offender convicted and sentenced in the
11				courts of Hawaii; or
12			(ii)	Is engaged in the preparation of a report
13				for a court regarding a defendant or
14				offender convicted and sentenced in the
15				courts of Hawaii;
16	(4)	Acce	ss to	adult probation records by a victim, as
17		defi	ned i	n section 706-646 to enforce an order filed
18		purs	uant ·	to section 706-647, shall be limited to the
19		name	and	contact information of the defendant's adult
20		prob	ation	officer;



H.B. NO. 2561

1 Upon written request, the victim, or the parent or (5) guardian of a minor victim or incapacitated victim, of 2 3 a defendant who has been placed on probation for an offense under section 580-10(d)(1), 586-4(e), 586-4 11(a), or 709-906 may be notified by the defendant's 5 probation officer when the probation officer has any 6 7 information relating to the safety and welfare of the 8 victim;

Notwithstanding paragraph (3) and upon notice to the 9 (6) defendant, records and information relating to the 10 defendant's risk assessment and need for treatment 11 services; information related to the defendant's past 12 treatment and assessments, with the prior written 13 consent of the defendant for information from a 14 treatment service provider; provided that for any 15 16 substance abuse records such release shall be subject 17 to title 42 Code of Federal Regulations part 2, relating to the confidentiality of alcohol and drug 18 abuse patient records; and information that has 19 20 therapeutic or rehabilitative benefit, may be provided 21 to:



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1		(A)	A case management, assessment, or treatment
2			service provider assigned by adult probation to
3			service the defendant; provided that the
4			information shall be given only upon the
5			screening for admission, acceptance, or
6			admittance of the defendant into a program;
7		(B)	Correctional case manager, correctional unit
8			manager, and parole officers involved with the
9			defendant's treatment or supervision; and
10		(C)	In accordance with applicable law, persons or
11			entities doing research;
12	(7)	Proba	ation drug test results may be released with prior
13		writt	cen consent of a defendant to the defendant's
14		treat	ing physician when test results indicate
15		subst	cance use which may be compromising the
16		defer	ndant's medical care or treatment;
17	(8)	Reco	rds obtained pursuant to section 704-404(8) may be
18		made	available as provided in that section;
19	[(8)]	(9)	Any person, agency, or entity receiving records,
20		or co	ontents of records, pursuant to this subsection
21		shall	l be subject to the same restrictions on



H.B. NO. 25/1

1		disclosure of the records as Hawaii state adult
2		probation offices; and
3	[-(-9) -]	(10) Any person who uses the information covered by
4		this subsection for purposes inconsistent with the
5		intent of this subsection or outside of the scope of
6		the person's official duties shall be fined no more
7		than \$500."
8	SECT	ION 65. Section 806-83, Hawaii Revised Statutes, is
9	amended by	y amending subsections (a) to (c) to read as follows:
10	"(a)	Criminal charges may be instituted by written
11	informatio	on for a felony when the charge is a class C felony
12	under [se	ction]:
13	(1)	<pre>Section 19-3.5 (voter fraud); [section]</pre>
14	(2)	Section 128D-10 (knowing releases); [section]
15	(3)	Section 132D-14(a)(1), (2)(A), and (3) (relating to
16		penalties for failure to comply with requirements of
17		sections 132D-7, 132D-10, and 132D-16); [section]
18	(4)	Section 134-7(a) and (b) (ownership or possession
19		prohibited); [section]
20	(5)	Section 134-8 (ownership, etc., of automatic firearms,
21		silencers, etc., prohibited; penalties); [section]



H.B. NO. 2561

1	(6)	Section 134-9 (licenses to carry); [section]
2	<u>(7)</u>	Section 134-17(a) (relating to false information or
3		evidence concerning psychiatric or criminal history);
4		[section]
5	(8)	Section 134-24 (place to keep unloaded firearms other
6		than pistols and revolvers); [section]
7	(9)	Section 134-51 (deadly weapons); [section]
8	(10)	Section 134-52 (switchblade knives); [section]
9	<u>(11)</u>	Section 134-53 (butterfly knives); [section]
10	(12)	Section 188-23 (possession or use of explosives,
11		electrofishing devices, and poisonous substances in
12		state waters prohibited); [section]
13	(13)	Section 231-34 (attempt to evade or defeat tax);
14		[section]
15	(14)	Section 231-36 (false and fraudulent statements);
16		[section]
17	(15)	Section 245-37 (sale or purchase of packages of
18		cigarettes without stamps); [section]
19	(16)	Section 245-38 (vending unstamped cigarettes);
20		[section]



H.B. NO. 250

1	(17)	Section 245-51 (export and foreign cigarettes
2		prohibited); [section]
3	(18)	Section 245-52 (alteration of packaging prohibited);
4		[section]
5	(19)	Section 291C-12.5 (accidents involving substantial
6		bodily injury); [section]
7	(20)	Section 291E-61.5 (habitually operating a vehicle
8		under the influence of an intoxicant); [section]
9	(21)	Section 329-41 (prohibited acts Bpenalties);
10		[section]
11	(22)	Section 329-42 (prohibited acts Cpenalties);
12		[section]
13	(23)	Section 329-43.5 (prohibited acts related to drug
14		paraphernalia); [section]
15	(24)	Section 329C-2 (manufacture, distribution, or
16		possession with intent to distribute an imitation
17		controlled substance to a person under eighteen years
18		of age); [section]
19	(25)	Section 346-34(d)(2) and (e) (relating to fraud
20		involving food stamps or coupons); [section]



H.B. NO. 2561

1	(26)	Section 346-43.5 (medical assistance frauds;
2		penalties); [section]
3	(27)	Section 383-141 (falsely obtaining benefits, etc.);
4		[section]
5	(28)	Section 431:2-403(b)(2) (insurance fraud); [section]
6	(29)	Section 482D-7 (violation of fineness standards and
7		stamping requirements); [section]
8	(30)	Section 485A-301 (securities registration
9		requirement); [section]
10	(31)	Section 485A-401 (broker-dealer registration
11		requirement and exemptions); [section]
12	(32)	Section 485A-402 (agent registration requirement and
13		exemptions); [section]
14	(33)	Section 485A-403 (investment adviser registration
15		requirement and exemptions); [section]
16	(34)	Section 485A-404 (investment adviser representative
17		registration requirement and exemptions); [section]
18	(35)	Section 485A-405 (federal covered investment adviser
19		notice filing requirement); [section]
20	(36)	Section 485A-501 (general fraud); [section]



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H.B. NO. 254

1	(37)	Section 485A-502 (prohibited conduct in providing
2		investment advice); [section]
3	(38)	Section 707-703 (negligent homicide in the second
4		degree); [section]
5	(39)	Section 707-705 (negligent injury in the first
6		degree); [section]
7	(40)	Section 707-711 (assault in the second degree);
8		[section]
9	(41)	Section 707-713 (reckless endangering in the first
10		degree); [section]
11	(42)	Section 707-721 (unlawful imprisonment in the first
12		degree); [section]
13	(43)	Section 707-726 (custodial interference in the first
14		degree); [section]
15	(44)	Section 707-757 (electronic enticement of a child in
16		the second degree); [section]
17	(45)	Section 707-766 (extortion in the second degree);
18		[section]
19	(46)	Section 708-811 (burglary in the second degree);
20		[section]



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H.B. NO. 2561

1	(47)	Section 708-812.6 (unauthorized entry in a dwelling in
2		the second degree); [section]
3	(48)	Section 708-821 (criminal property damage in the
4		second degree); [section]
5	(49)	Section 708-831 (theft in the second degree);
6		[section]
7	(50)	Section 708-833.5 (shoplifting); [section]
8	(51)	Section 708-835.5 (theft of livestock); [section]
9	(52)	Section 708-836 (unauthorized control of propelled
10		vehicle); [section]
11	(53)	Section 708-836.5 (unauthorized entry into motor
12		vehicle in the first degree); [section]
13	(54)	<pre>Section 708-839.5 (theft of utility services);</pre>
14		[section]
15	(55)	Section 708-839.55 (unauthorized possession of
16		confidential personal information); [section]
17	(56)	Section 708-839.8 (identity theft in the third
18		degree); [section]
19	(57)	Section 708-852 (forgery in the second degree);
20		[section]



H.B. NO. 256

1	(58)	Section 708-854 (criminal possession of a forgery
2		device); [section]
3	(59)	Section 708-858 (suppressing a testamentary or
4		recordable instrument); [section]
5	(60)	<u>Section</u> 708-875 (trademark counterfeiting); [section]
6	(61)	Section 708-891.6 (computer fraud in the third
7		degree); [section]
8	(62)	Section 708-892.6 (computer damage in the third
9		degree); [section]
10	(63)	Section 708-895.7 (unauthorized computer access in the
11		third degree); [section]
12	(64)	Section 708-8100 (fraudulent use of a credit card);
13		[section]
14	(65)	Section 708-8102 (theft, forgery, etc., of credit
15		cards); [section]
16	(66)	Section 708-8103 (credit card fraud by a provider of
17		goods or services); [section]
18	(67)	Section 708-8104 (possession of unauthorized credit
19		card machinery or incomplete cards); [section]
20 .	(68)	Section 708-8200 (cable television service fraud in
21		the first degree); [section]



H.B. NO. 2561

1	(69)	Section 708-8202 (telecommunication service fraud in
2		the first degree); [section]
3	(70)	Section 709-903.5 (endangering the welfare of a minor
4		in the first degree); [section]
5	(71)	Section 709-906 (abuse of family or household
6		members); [section]
7	(72)	Section 710-1016.3 (obtaining a government-issued
8		identification document under false pretenses in the
9		first degree); [section]
10	(73)	Section 710-1016.6 (impersonating a law enforcement
11	1	officer in the first degree); [section]
12	(74)	Section 710-1017.5 (sale or manufacture of deceptive
13		identification document); [section]
14	(75)	Section 710-1018 (securing the proceeds of an
15		offense); [section]
16	(76)	Section 710-1021 (escape in the second degree);
17		[section]
18	<u>(77)</u>	Section 710-1023 (promoting prison contraband in the
19		second degree); [section]
20	(78)	Section 710-1024 (bail jumping in the first degree);
21		[section]



H.B. NO. 256

1	(79)	Section 710-1029 (hindering prosecution in the first
2		degree); [section]
3	(80)	Section 710-1060 (perjury); [section]
4	(81)	Section 710-1072.5 (obstruction of justice); [section]
5	(82)	Section 711-1103 (riot); [section]
6	(83)	Section 711-1109.35 (cruelty to animals by fighting
7		dogs in the second degree); [section]
8	(84)	Section 711-1110.9 (violation of privacy in the first
9		degree); [section]
10	(85)	Section 711-1112 (interference with the operator of a
11		public transit vehicle); [section]
12	(86)	Section 712-1221 (promoting gambling in the first
13		degree); [section]
14	(87)	Section 712-1222.5 (promoting gambling aboard ships);
15		[section]
16	(88)	Section 712-1224 (possession of gambling records in
17		the first degree); [section]
18	(89)	Section 712-1243 (promoting a dangerous drug in the
19		third degree); [section]
20	(90)	Section 712-1246 (promoting a harmful drug in the
21		third degree); [section]



H.B. NO. 2501

1	(91)	Section 712-1247 (promoting a detrimental drug in the
2		first degree); [section]
3	(92)	<u>Section</u> 712-1249.6(1)(a), (b), or (c) (promoting a
4		controlled substance in, on, or near schools, school
5		vehicles, public parks, or public housing projects or
6		complexes); [section]
7	(93)	Section 803-42 (interception, access, and disclosure
8		of wire, oral, or electronic communications, use of
9		pen register, trap and trace device, and mobile
10		tracking device prohibited); or [section]
11	(94)	Section 846E-9 (failure to comply with covered
12		offender registration requirements).
13	(b)	Criminal charges may be instituted by written
14	informati	on for a felony when the charge is a class B felony
15	under [s e	ction]:
16	(1)	Section 134-7(b) (ownership or possession prohibited,
17		when; penalty); [section]
18	(2)	Section 134-23 (place to keep loaded firearms other
19		than pistols and revolvers; penalties); [section]
20	(3)	Section 134-25 (place to keep pistol or revolver;
21		penalty); [section]



H.B. NO. 256

1	(4)	Section 134-26 (carrying or possessing a loaded
2		firearm on a public highway; penalty); [section]
3	(5)	Section 329-43.5 (prohibited acts related to drug
4		paraphernalia); [section]
5	(6)	Section 708-810 (burglary in the first degree);
6		[section]
7	(7)	Section 708-830.5 (theft in the first degree);
8		[section]
9	(8)	Section 708-839.7 (identity theft in the second
10		degree); [section]
11	(9)	Section 708-851 (forgery in the first degree);
12		[section]
13	(10)	Section 708-891.5 (computer fraud in the second
14		degree); [section]
15	(11)	Section 708-892.5 (computer damage in the second
16		degree); [section-712-1240.8 (methamphetamine
17		trafficking in the second degree); section]
18	(12)	Section 712-1242 (promoting a dangerous drug in the
19		second degree); [section]
20	(13)	Section 712-1245 (promoting a harmful drug in the
21		second degree); or [section]



H.B. NO. 256

1	(14) <u>Section</u> 712-1249.5 (commercial promotion of marijuana
2	in the second degree).
3	(c) Criminal charges may be instituted by written
4	information for a felony when the charge is a felony under
5	[section]:
6	(1) <u>Section</u> 19-3 (election frauds); [section]
7	(2) Section 480-4 (combinations in restraint of trade,
8	price-fixing and limitation of production prohibited);
9	[section]
10	(3) Section 480-6 (refusal to deal); or [section]
11	(4) Section 480-9 (monopolization)."
12	SECTION 66. Section 831-3.2, Hawaii Revised Statutes, is
13	amended to read as follows:
14	"§831-3.2 Expungement orders. (a) The attorney general,
15	or the attorney general's duly authorized representative within
16	the department of the attorney general, upon written application
17	from a person arrested for, or charged with but not convicted of
18	a crime, shall issue an expungement order annulling, canceling,
19	and rescinding the record of arrest; provided that an
20	expungement order shall not be issued:



H.B. NO. 2561

1	(1)	In the case of an arrest for a felony or misdemeanor
2		where conviction has not been obtained because of bail
3		forfeiture;
4	(2)	For a period of five years after arrest or citation in
5		the case of a petty misdemeanor or violation where
6		conviction has not been obtained because of a bail
7		forfeiture;
8	(3)	In the case of an arrest of any person for any offense
9		where conviction has not been obtained because the
10		person has rendered prosecution impossible by
11		absenting oneself from the jurisdiction;
12	(4)	In the case of a person acquitted by reason of a
13		mental or physical defect under chapter 704; and
14	(5)	For a period of one year upon discharge of the
15		defendant and dismissal of the charge against the
16		defendant in the case of a deferred acceptance of
17		guilty plea or nolo contendere plea, in accordance
18		with chapter 853.
19	Any	person entitled to an expungement order hereunder may
20	by writte	n application also request return of all fingerprints
21	or photog	raphs taken in connection with the person's arrest.



H.B. NO. 256

1 The attorney general or the attorney general's duly authorized 2 representative within the department of the attorney general, 3 within 120 days after receipt of the written application, shall, 4 when so requested, deliver, or cause to be delivered, all 5 fingerprints or photographs of the person, unless the person has 6 a record of conviction or is a fugitive from justice, in which 7 case the photographs or fingerprints may be retained by the 8 agencies holding such records.

9 (b) Upon the issuance of the expungement certificate, the 10 person applying for the order shall be treated as not having 11 been arrested in all respects not otherwise provided for in this 12 section.

13 Upon the issuance of the expungement order, all arrest (C) 14 records pertaining to the arrest [which] that are in the custody 15 or control of any law enforcement agency of the state or any 16 county government, and [which] that are capable of being forwarded to the attorney general without affecting other 17 18 records not pertaining to the arrest, shall be so forwarded for 19 placement of the arrest records in a confidential file. 20 Records filed under subsection (c) shall not be (d)

21 divulged except upon inquiry by:



H.B. NO. 254

1 (1) A court of law or an agency thereof which is preparing 2 a presentence investigation for the court; 3 An agency of the federal or state government which is (2)4 considering the subject person for a position 5 immediately and directly affecting the national or 6 state security; or 7 A law enforcement agency acting within the scope of (3) 8 their duties. 9 Response to any other inquiry shall not be different from 10 responses made about persons who have no arrest records. The attorney general or the attorney general's duly 11 (e) 12 authorized representative within the department of the attorney 13 general shall issue to the person for whom an expungement order has been entered, a certificate stating that the order has been 14 issued and that its effect is to annul the record of a specific 15 arrest. The certificate shall authorize the person to state, in 16 response to any question or inquiry, whether or not under oath, 17 that the person has no record regarding the specific arrest. 18 Such a statement shall not make the person subject to any action 19 for perjury, civil suit, discharge from employment, or any other 20 21 adverse action.



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1	(f) Any person for whom an expungement order has been
2	entered may request in writing that the court seal or otherwise
3	remove all judiciary files and other information pertaining to
4	the applicable arrest or case from the judiciary's publicly
5	accessible electronic databases. The court shall make good
6	faith diligent efforts to seal or otherwise remove the
7	applicable files and information within a reasonable time.
8	$\left[\frac{(f)}{(g)}\right]$ The meaning of the following terms as used in
9	this section shall be as indicated:
10	"Arrest record" means any existing photographic and
11	fingerprint cards relating to the arrest.
12	"Conviction" means a final determination of guilt whether
13	by plea of the accused in open court, by verdict of the jury or
14	by decision of the court.
15	[(g)] <u>(h)</u> The attorney general shall adopt rules pursuant
16	to chapter 91 necessary for the purpose of this section.
17	[(h)] <u>(i)</u> Nothing in this section shall affect the
18	compilation of crime statistics or information stored or
19	disseminated as provided in chapter 846."
20	SECTION 67. Section 846F-3, Hawaii Revised Statutes, is
21	amended by amending subsection (b) to read as follows:



H.B. NO. 2561

1	"(b) When a defendant is also ordered to pay a fine, make
2	restitution, pay a crime victim compensation fee, or pay other
3	fees in addition to the internet crimes against children fee,
4	payments by the defendant shall be made in the order of priority
5	established under section [706-648.] <u>706</u> "
6	SECTION 68. Section 853-4, Hawaii Revised Statutes, is
7	amended by amending subsection (a) to read as follows:
8	"(a) This chapter shall not apply when:
. 9	(1) The offense charged involves the intentional, knowing,
10	reckless, or negligent killing of another person;
11	(2) The offense charged is:
12	(A) A felony that involves the intentional, knowing,
13	or reckless bodily injury, substantial bodily
14	injury, or serious bodily injury of another
15	person; or
16	(B) A misdemeanor or petty misdemeanor that carries a
17	mandatory minimum sentence and that involves the
18	intentional, knowing, or reckless bodily injury,
19	substantial bodily injury, or serious bodily
20	injury of another person;

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1	(3)	The offense charged involves a conspiracy or
2		solicitation to intentionally, knowingly, or
3		recklessly kill another person or to cause serious
4		bodily injury to another person;
5	(4)	The offense charged is a class A felony;
6	(5)	The offense charged is nonprobationable;
7	(6)	The defendant has been convicted of any offense
8		defined as a felony by the Hawaii Penal Code or has
9		been convicted for any conduct that if perpetrated in
10		this State would be punishable as a felony;
11	(7)	The defendant is found to be a law violator or
12		delinquent child for the commission of any offense
13		defined as a felony by the Hawaii Penal Code or for
14	·	any conduct that if perpetrated in this State would
15		constitute a felony;
16	(8)	The defendant has a prior conviction for a felony
17		committed in any state, federal, or foreign
18		jurisdiction;
19	(9)	A firearm was used in the commission of the offense
20		charged;

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H.B. NO. 254

1	(10)	The defendant is charged with the distribution of a
2		dangerous, harmful, or detrimental drug to a minor;
3	(11)	The defendant has been charged with a felony offense
4		and has been previously granted deferred acceptance of
5		guilty plea [status] <u>or no contest plea</u> for a prior
6		offense, regardless of whether the period of deferral
7		has already expired;
8	(12)	The defendant has been charged with a misdemeanor
9		offense and has been previously granted deferred
10		acceptance of guilty plea [status] <u>or no contest plea</u>
11		for a prior felony, misdemeanor, or petty misdemeanor
12		for which the period of deferral has not yet expired;
13	(13)	The offense charged is:
14		(A) Escape in the first degree;
15		(B) Escape in the second degree;
16		(C) Promoting prison contraband in the first degree;
17		(D) Promoting prison contraband in the second degree;
18		(E) Bail jumping in the first degree;
19		(F) Bail jumping in the second degree;
20		(G) Bribery;
21		(H) Bribery of or by a witness;

,



1	(I)	Intimidating a witness;
2	(J)	Bribery of or by a juror;
3	(K)	Intimidating a juror;
4	(L)	Jury tampering;
5	(M)	Promoting prostitution in the second degree;
6	(N)	Abuse of family or household member;
7	(0)	Sexual assault in the second degree;
8	(P)	Sexual assault in the third degree;
9	(Q)	A violation of an order issued pursuant to
10		chapter 586;
11	(R)	Promoting child abuse in the second degree;
12	(S)	Promoting child abuse in the third degree;
13	(T)	Electronic enticement of a child in the first
14		degree;
15	(ប)	Electronic enticement of a child in the second
16		degree;
17	(V)	Prostitution pursuant to section 712-1200(1)(b);
18	(W)	Street solicitation of prostitution under section
19		712-1207(1)(b);
20	(X)	Solicitation of prostitution near schools or
21		public parks under section 712-1209;



1	(Y) Habitual solicitation of prostitution under
2	section 712-1209.5; or
3	(Z) Solicitation of a minor for prostitution under
4	section 712-1209.1;
5	(14) The defendant has been charged with:
6	(A) Knowingly or intentionally falsifying any report
7	required under chapter 11, part XIII with the
8	intent to circumvent the law or deceive the
9	campaign spending commission; or
10	(B) Violating section 11-352 or 11-353; or
11	(15) The defendant holds a commercial driver's license and
12	has been charged with violating a traffic control law,
13	other than a parking law, in connection with the
14	operation of any type of motor vehicle."
15	PART X
16	SECTION 69. Act 139, Session Laws of Hawaii 2012, as
17	amended by section 2 of Act 67, Session Laws of Hawaii 2013, is
18	amended by amending section 14 to read as follows:
19	"SECTION 14. This Act shall take effect on July 1, 2012;
20	provided that:
21	(1) Section 3 shall take effect on January 1, 2013;



1	(2)	Section 7 shall take effect on July 1, 2012, for any
2		individual on parole supervision on or after July 1,
3		2012;
4	(3)	Section 8 shall take effect on July 1, 2012, and shall
5		be applicable to individuals committing an offense on
6		or after that date; and
7	(4)	Sections 3, 7, 8, $[10,]$ and 11 shall be repealed on
8		July 1, 2018, and sections 353-10, 353-66, 706-670(1),
9		[353-22.6,] and 353-69, Hawaii Revised Statutes, shall
10		be reenacted in the form [on] <u>in</u> which [it] <u>they</u> read
11		on June 30, 2012."
12	SECT	ION 70. This Act does not affect rights and duties
13	that matu	red, penalties that were incurred, and proceedings that
14	were begu	n before its effective date.
15	SECT	ION 71. Statutory material to be repealed is bracketed
16	and stric	ken. New statutory material is underscored.
17	SECT	ION 72. This Act shall take effect upon its approval;
18	provided	that:
19	(1)	Sections 5, 9, and 12 shall take effect on July 1,
20		2018; and



H.B. NO. 2561

(2)The amendments made to section 806-73(b), Hawaii 1 Revised Statutes, in section 64 of this Act shall not 2 be repealed when section 806-73(b), Hawaii Revised 3 Statutes, is repealed and reenacted on July 1, 2016, 4 5 pursuant to Act 119, Session Laws of Hawaii 2011. Yal Nhonh (B/R 6

INTRODUCED BY:

JAN 2 6 2016



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Report Title: Administration of Justice; Penal Code and Related Amendments

Description: Enacts recommendations of the penal code review committee convened pursuant to HCR155, SD1 (2015).

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



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