A BILL FOR AN ACT

RELATING TO MEDICAL ASSISTANCE FRAUD.

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

1	SECTION 1. Section 346-43.5, Hawaii Revised Statutes, is
2	amended to read as follows:
3	"[[]§346-43.5[]] Medical assistance [frauds,] <u>fraud,</u>
4	penalties. [It is unlawful for any person to] (a) A person
5	commits the offense of medical assistance fraud if:
6	(1) The person knowingly [and wilfully make] makes or
7	[cause] <u>causes</u> to be made to the medical assistance
8	program any false statement or representation of a
9	material fact in any application for any benefit or
10	payment for furnishing services or supplies, or for
11	the purpose of obtaining greater compensation than
12	that to which the person is legally entitled, or for
13	the purpose of obtaining authorization for furnishing
14	services or supplies [Violation-of this section
15	shall be a class C felony. The enforcement of
16	remedies provided under this section are not exclusive



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1		and shall not-preclude the use of any-other criminal
2		or civil remedy.]; or
3	(2)	The person knowingly makes or causes to be made any
4		false statement or representation of a material fact
5		in any application for any medical assistance benefit
6		or renewal of any medical assistance benefit, or in
7		any statement, document, or record, in written,
8		printed, or electronic form, in support of, or
9		connected with, that application for or renewal of
10		medical assistance benefits.
11	(b)	A person convicted under subsection (a)(2) shall pay
12	restitutic	on equivalent to the amount of medical assistance
13	benefits p	aid by the State on behalf of that person.
14	(c)	For purposes of this section, the term "medical
15	assistance	e benefit" means health care coverage or services,
16	including	medical, behavioral health, dental, or long-term care
17	services,	provided to or paid for on behalf of a person by the
18	<u>State, rec</u>	ardless of source of funding. Payment for medical
19	assistance	e benefits may be made through capitated payments,
20	insurance	premiums, co-payments, any payments made by the State
21	to that pe	erson's health care providers, and any other payments



1	made by the State on behalf of the person for health care
2	coverage or services.
3	(d) The offense of medical assistance fraud is a class C
4	felony.
5	(e) The remedies provided under this section are not
6	exclusive and shall not preclude the use of any other criminal
7	or civil remedy."
8	SECTION 2. Section 701-108, Hawaii Revised Statutes, is
9	amended by amending subsection (3) to read as follows:
10	"(3) If the period prescribed in subsection (2) has
11	expired, a prosecution may nevertheless be commenced for:
12	(a) Any offense an element of which is [cither] fraud,
13	deception[$_{7}$] as defined in section 708-800, [$_{\Theta x}$] a
14	breach of fiduciary obligation, or the offense of
15	medical assistance fraud under section 346-43.5,
16	within three years after discovery of the offense by
17	an aggrieved party or by a person who has a legal duty
18	to represent an aggrieved party and who is oneself not
19	a party to the offense, but in no case shall this
20	provision extend the period of limitation by more than



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1		six years from the expiration of the period of
2		limitation prescribed in subsection (2);
3	(b)	Any offense based on misconduct in office by a public
4		officer or employee at any time when the defendant is
5		in public office or employment or within two years
6		thereafter, but in no case shall this provision extend
7		the period of limitation by more than three years from
8		the expiration of the period of limitation prescribed
9		in subsection (2); and
10	(c)	Any felony offense involving evidence containing
11		deoxyribonucleic acid from the offender, if a test
12		confirming the presence of deoxyribonucleic acid is
13		performed prior to expiration of the period of
14		limitation prescribed in subsection (2), but in no
15		case shall this provision extend the period of
16		limitation by more than ten years from the expiration
17		of the period of limitation prescribed in subsection
18		(2)."
19	SECT	ION 3. This Act does not affect rights and duties that
20	matured,	penalties that were incurred, and proceedings that were
21	begun, be	fore the effective date of this Act.

HB900 HD2 HMS 2016-1334

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SECTION 4. Statutory material to be repealed is bracketed
and stricken. New statutory material is underscored.

3 SECTION 5. This Act shall take effect upon its approval.



Report Title: Medical Assistance Fraud

Description:

Provides that a person commits medical assistance fraud if the person knowingly makes or causes to be made a false statement or representation of a material fact relative to the medical assistance program. Clarifies that fraudulently applying for or renewing medical assistance benefits is a class C felony and specifies the restitution amount chargeable for a violation. Applies extended statute of limitations for felonies involving fraud or deception to medical assistance fraud. (HB900 HD2)

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

