THE SENATE TWENTY-EIGHTH LEGISLATURE, 2015 STATE OF HAWAII

S.B. NO. ⁹⁷⁹ S.D. 2

A BILL FOR AN ACT

RELATING TO YOUTH.

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

1 The legislature finds that Hawaii is one of the SECTION 1. 2 safest and healthiest places in the nation for children and youth. However, Hawaii's youth are not immune to daily threats 3 4 to their health and safety. Every year, youth faced with pressures, threats, or fears seek help outside their families to 5 6 receive guidance and assistance. Without access to safe places, youth in these situations are vulnerable and may be victimized 7 8 by predatory adults who lure them into alcohol and substance 9 abuse or prostitution.

10 In October 2012, these concerns were discussed during the annual children and youth summit sponsored by the legislature's 11 12 keiki caucus. In these discussions, youth expressed concerns over a lack of safe places. Youth were interested in accessing 13 places where they could seek safety from intolerable home or 14 school environments without fear of being judged, detained, or 15 criminalized. Youth also expressed interest in being able to 16 access other youth-specific advice, guidance, programs, and 17 services, including guidance and counseling for suicide 18



prevention, teen pregnancy prevention, tobacco use cessation, and alcohol and substance abuse support. Finally, youth wished to access safe places where they could have fun without the fear of being harassed, bullied, or pressured by other youth or adults. At the end of the summit, participating youth identified the need for safe places as one of their highest priorities.

The need for safe places is not unique to youth in Hawaii. 8 Most states have already established programs to provide safe 9 10 havens and resources to youth, and there is a national youth outreach initiative to educate youth about the dangers of trying 11 to resolve difficult, threatening situations on their own. Safe 12 places can include a variety of locations and professionals such 13 14 as schools, shopping centers, life guards, law enforcement officers, libraries, grocery stores, public transit workers, 15 restaurants, social service agencies, and nonprofit 16 organizations. It is important that youth have access to 17 18 immediate help and safety and a supportive network of programs and services sustained by gualified agencies, trained 19 volunteers, and businesses. 20

SB979 SD2 LRB 15-1934.doc

S.B. NO. ⁹⁷⁹ S.D. 2

1 The legislature finds that providing safe places for youth 2 is an important demonstration of many Hawaiian traditions and 3 values and would demonstrate to youth that they are an important 4 part of the community. Providing safe places for youth would 5 further the "Aloha Spirit" that this State embraces and is 6 explicitly acknowledged in statute. Hawaiian law has 7 historically included the principle known as the "Law of the 8 Splintered Paddle", which means to treat all people with respect 9 and help all people when they are in need and has become a model 10 for human rights law. Extended family, taking non-family in as 11 if they are family, and sticking together as a community are 12 also strong tenets of Hawaiian culture. It is commonly said 13 that it takes an ohana to raise a child. Providing safe places 14 for youth expands their ohana and exemplifies the community's 15 willingness to do whatever is necessary to support our youth's 16 safety and wellbeing.

Safe places are not meant to replace parents; rather, safe places for youth can serve to strengthen families that may be going through a difficult time. The program offers services such as family counseling or family mediation and requires that service providers attempt to obtain parental consent.

SB979 SD2 LRB 15-1934.doc

S.B. NO. ⁹⁷⁹ S.D. 2

1	The 1	legislature finds that for the safety and wellbeing of
2	Hawaii's y	youth, youth should have access to safe places and
3	appropria	te services. The legislature further finds that it
4	shall be t	the goal of the safe places and service providers to
5	reunite yo	outh with their families whenever this is determined to
6	be safe fo	or the youth.
7	Acco:	rdingly, the purpose of this Act is to:
8	(1)	Require the office of youth services to coordinate a
9		five-year safe places for youth pilot program, to
10		coordinate a network of safe places which youth, of at
11		least fourteen years of age and under the age of
12		twenty-one, can access for safety and to obtain
13		advice, guidance, and access to programs and services;
14	(2)	Establish the position of safe places for youth pilot
15		program coordinator;
16	(3)	Establish a framework to allow youth under the age of
17		eighteen to consent to receive services from a service
18		provider of the safe places for youth pilot program;
19		and

1 (4) Appropriate funds for the safe places for youth pilot 2 program coordinator position and residential options 3 for the pilot program. (a) Beginning on July 1, 2016, the office of 4 SECTION 2. 5 youth services shall implement a safe places for youth pilot program in partnership with private organizations. The primary 6 7 objective of the pilot program shall be to coordinate a network 8 that youth in crisis may access for safety and to obtain advice, 9 guidance, and access to programs and services. The primary goal 10 of the safe places for youth pilot program shall be to reunite vouth with their families and provide family reunification 11 12 services whenever it is determined to be safe for the youth. The program is voluntary, and all youth in crisis are eligible 13 14 for the program's services. (b) There is established the position of safe places for 15 youth pilot program coordinator, which shall be exempt from 16 chapter 76. The coordinator shall: 17 Coordinate a network of safe places for youth in 18 (1) 19 crises; 20 Partner with an entity to maintain an updated listing (2) of safe places statewide; 21

SB979 SD2 LRB 15-1934.doc

Page 5

Page 6

1	(3)	Establish an assessment tool for service providers to
2		use when determining whether the youth in crisis less
3		than eighteen years of age would incur harm, or would
4		be subject to threatened harm, if the youth in crisis
5		returned immediately to the home of the parent, legal
6		guardian, or legal custodian for the purposes of
7		consenting to the services of a service provider;
8	(4)	Establish protocols for service providers to utilize
9		when determining whether the youth in crisis can
10		communicate informed consent to the services, whether
11		the youth in crisis understands the rules and
12		requirements of the service provider and services, and
13		whether services are necessary to ensure the safety
14		and wellbeing of the youth in crisis;
15	(5)	Provide ongoing training of school personnel,
16		community members, and service providers;
17	(6)	Partner with the department of education, Hawaii state
18		student council, peer education programs, private
19		schools, and other youth services organizations to
20		build awareness of the safe places for youth network;
21		and



S.B. NO. ⁹⁷⁹ S.D. 2

1	(7)	Convene an annual meeting of service providers and
2		other interested parties to identify emerging needs,
3		provide feedback on the pilot program's effectiveness,
4		and provide an opportunity to recommend improvements
5		to the pilot program.
6	(c)	The safe places for youth pilot program shall provide
7	access to	and linkage with services and programs needed by youth
8	in crisis	, including:
9	(1)	Domestic violence prevention or reduction;
10	(2)	Violence and trauma recovery and support;
11	(3)	Human trafficking resources and prevention;
12	(4)	Suicide prevention;
13	(5)	Resources targeted at teenagers, including teen
14		pregnancy prevention;
15	(6)	Tobacco use cessation;
16	(7)	Alcohol and substance abuse support;
17	(8)	Behavioral health counseling and education;
18	(9)	Assistance for youth to achieve their educational and
19		vocational goals;
20	(10)	Dating violence prevention;
21	(11)	Family counseling and mediation; and

SB979 SD2 LRB 15-1934.doc

S.B. NO. 979 S.D. 2

1 (12)Other relationship-building and life skills. 2 Service providers may provide services to a consenting (d) 3 youth in crisis who is less than eighteen years of age if the 4 service provider reasonably believes that: 5 (1) The youth in crisis understands the significant 6 benefits, responsibilities, risks, and limits of the 7 service provider and its services and can communicate 8 an informed consent; 9 (2) The youth in crisis understands the requirements and 10 rules of the service provider and services; 11 (3) The service provider and services are necessary to 12 ensure the safety and wellbeing of the youth in 13 crisis; and 14 (4) The service provider has conducted an assessment and 15 determined that the youth in crisis does not pose a 16 danger to self or to others at the safe place. If the 17 service provider determines that admitting the youth 18 in crisis poses a danger, the service provider shall 19 report the matter to an appropriate agency. 20 (e) A youth in crisis less than eighteen years of age may 21 consent to the services of a service provider and related



Page 8

S.B. NO. ⁹⁷⁹ S.D. 2

services if the youth in crisis understands the benefits,
 responsibilities, risks, and limits of the service provider and
 services and the youth in crisis agrees to adhere to the service
 provider's rules and cooperate and participate in those services
 recommended by the service provider; provided that:

6 (1)The service provider has not, despite reasonable 7 efforts, been able to contact the parent, legal 8 guardian, or legal custodian of the youth in crisis; (2)The service provider has made contact with the parent, 9 10 legal guardian, or legal custodian of the youth in 11 crisis; the parent, legal guardian, or legal custodian 12 has refused to give consent; and, based on the information available to the service provider, the 13 14 service provider reasonably believes that the youth in 15 crisis would incur harm or would be subject to threatened harm if the youth in crisis returned 16 17 immediately to the home of the parent, legal guardian, 18 or legal custodian; or

19 (3) The youth in crisis has refused to provide contact 20 information for the parent, legal guardian, or legal 21 custodian of the youth in crisis, and the service

SB979 SD2 LRB 15-1934.doc

S.B. NO. ⁹⁷⁹ S.D. 2

provider reasonably believes that the youth in crisis
would incur harm or would be subject to threatened
harm if the youth in crisis returned immediately to
the home of the parent, legal guardian, or legal
custodian.

6 (f) Any consent given by a youth in crisis less than
7 eighteen years of age to a service provider shall be valid and
8 binding for the duration of the period for which the minor
9 wishes to receive services with respect to all services, as if
10 the minor had reached the age of majority.

(g) Service providers shall document in writing the efforts made to contact the parent, legal guardian, or legal custodian of the youth in crisis who is less than eighteen years of age.

15 (h) Service providers shall report any suspected child 16 abuse or neglect to the department of human services or the 17 applicable police department in accordance with section 350-1.1, 18 Hawaii Revised Statutes.

19 (i) The office of youth services shall coordinate a
20 comprehensive network of safe places for youth to assist youth
21 in crisis in obtaining the advice and guidance they need.

SB979 SD2 LRB 15-1934.doc

S.B. NO. ⁹⁷⁹ S.D. 2

1 (i) The office of youth services shall submit an annual 2 report of its findings and recommendations, including any 3 proposed legislation, to the legislature, not later than twenty 4 days prior to the convening of each regular session from 2016 to 5 2021, on: The status and outcomes of the safe places for youth 6 (1)7 pilot program; and 8 (2) Plans and possible funding options, such as federal 9 funds or private partnerships, to sustain the program 10 beyond 2021. 11 (k) The safe places for youth pilot program shall cease to 12 exist on June 30, 2021.

13 (1) For the purposes of this Act:

14 "Safe places" means physical and virtual places of safety15 for youth in crisis, and includes service providers.

16 "Service provider" means any individual, organization, or 17 agency designated by the safe places for youth pilot program 18 coordinator that maintains, operates, or provides services and 19 programs listed under subsection (c) to youth in crisis in the 20 normal course of the individual, organization, or agency's 21 duties, and maintains in good standing all licenses,



Page 12

certifications, and requirements of an individual, organization,
 or agency providing such services or programs to youth in crisis
 under state law or rules, as verified by the safe places for
 youth pilot program coordinator.

5 "Youth in crisis" means a person who is at least fourteen 6 but less than twenty-one years of age experiencing a crisis 7 situation, including problems at home, issues at school, trouble 8 with peers, being thrown or locked out of the house, riding with 9 an unsafe driver, being in a dangerous situation on a date, 10 contemplation of suicide, sexual abuse, or alcohol or substance 11 abuse.

SECTION 3. There is appropriated out of the general 12 revenues of the State of Hawaii the sum of \$ 13 or so much thereof as may be necessary for fiscal year 2015-2016 and 14 the same sum or so much thereof as may be necessary for fiscal 15 year 2016-2017 for the position of safe places for youth pilot 16 program coordinator, who shall be exempt from chapter 76, Hawaii 17 Revised Statutes, and temporary housing opportunities for youth 18 19 in crisis who participate in the pilot program.

SB979 SD2 LRB 15-1934.doc

Page 13

The sums appropriated shall be expended by the office of
 youth services of the department of human services for the
 purposes of this Act.

4 SECTION 4. This Act shall take effect on July 1, 2050.



Report Title:

Office of Youth Services; Safe Places for Youth Pilot Program; Appropriation

Description:

Requires the office of youth services to coordinate a safe places for youth pilot program until 6/30/2021 to establish a network of safe places where youth in crisis can access safety and services. Establishes the position of safe places for youth program coordinator. Allows youth in crisis who are at least 14 but under 18 years of age to consent to services in the safe places program under certain circumstances. Makes an appropriation. Effective 7/1/2050. (SD2)

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

