### A BILL FOR AN ACT

RELATING TO CRIMINAL PROCEEDINGS.

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

1	SECTION 1. Section 805-7, Hawaii Revised Statutes, is									
2	amended to read as follows:									
3	"§805-7 [Commitment;] Preliminary hearing; commitment;									
4	form of mittimus. (a) In all cases of arrest for offenses that									
5	[ <del>must</del> ] <u>:</u>									
6	(1) Must be tried in the first instance before a jury [, or									
7	that can];									
8	(2) Can be tried only on indictment by a grand jury $[-7]$ ; or									
9	(3) Constitute a felony committed by a law enforcement									
10	officer;									
11	the judge in whose jurisdiction or on whose warrant the accused									
12	was arrested, upon the appearance of the accused, shall [proceed									
13	to consider] conduct a preliminary hearing to determine whether									
14	there is probable cause to believe that the accused is guilty of									
15	the offense with which the accused is charged [-]; provided that									
16	no case described in paragraph (3) shall be presented to a grand									
17	jury or charged by written information. The [ <del>judge shall reduce</del>									

## H.B. NO. 984

1	to writing	the	<del>-substance</del> ]	court	shall	keep	a	record	of	the

- 2 evidence adduced, with the names of the witnesses.
- 3 (b) If in the judge's opinion the [testimony] evidence
- 4 does not warrant commitment for trial, the judge shall release
- 5 the [prisoner,] accused, noting that fact upon the [judge's]
- 6 court's docket. But if in the judge's opinion there is probable
- 7 cause to believe that the accused is quilty of the offense with
- 8 which the accused is charged, the judge shall make out and
- 9 deliver to a police officer a mittimus which may be in the form
- 10 established by the usage and practice of the issuing court.
- 11 (c) For purposes of this section, "law enforcement
- 12 officer" shall have the same meaning as in section 710-1000."
- 13 SECTION 2. Statutory material to be repealed is bracketed
- and stricken. New statutory material is underscored. 14
- 15 SECTION 3. This Act shall take effect on July 1, 2017.

16

INTRODUCED BY:

JAN 2 3 2017
By Reques

# H.B. NO. 984

### Report Title:

Grand Jury; Proceedings; Prosecution; Law Enforcement Officers

### Description:

Requires a preliminary hearing for a case in which a law enforcement officer is charged with a felony offense.

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