

EXECUTIVE CHAMBERS HONOLULU

DAVID Y. IGE GOVERNOR

September 15, 2020

GOV. MSG. NO. 1131

The Honorable Ronald D. Kouchi, President and Members of the Senate Thirtieth State Legislature State Capitol, Room 409 Honolulu, Hawai'i 96813 The Honorable Scott K. Saiki, Speaker and Members of the House of Representatives Thirtieth State Legislature State Capitol, Room 431 Honolulu, Hawai'i 96813

Dear President Kouchi, Speaker Saiki, and Members of the Legislature:

This is to inform you that on September 15, 2020, the following bill was signed into law:

HB1620 HD2 SD2

RELATING TO THE ADMINISTRATION OF JUSTICE. Act 026 (20)

Sincerely,

DAVIDY, IGE/ Governor, State of Hawai'i

Approved by the Governor ORIGINAL SEP 15 2020

HOUSE OF REPRESENTATIVES THIRTIETH LEGISLATURE, 2020 STATE OF HAWAII

no

A BILL FOR AN ACT

ACT 026

H.B. NO. 1620 H.D. 2

S.D. 2

RELATING TO THE ADMINISTRATION OF JUSTICE.

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

1	PART I
2	SECTION 1. Chapter 704, Hawaii Revised Statutes, is
3	amended by adding a new section to be appropriately designated
4	and to read as follows:
5	"§704- Proceedings for defendants charged with petty
6	misdemeanors not involving violence or attempted violence;
7	criminal justice diversion program. (1) In cases where the
8	defendant is charged with a petty misdemeanor not involving
9	violence or attempted violence, if, at the hearing held pursuant
10	to section 704-404(2)(a) or at a further hearing held after the
11	appointment of an examiner pursuant to section 704-404(2)(b),
12	the court determines that the defendant is fit to proceed, then
13	the proceedings against the defendant shall resume. In all
14	other cases where fitness remains an outstanding issue, the
15	court shall continue the suspension of the proceedings and
16	commit the defendant to the custody of the director of health to

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1	be placed in a hospital or other suitable facility for further
2	examination and assessment.
3	(2) Within seven days from the commitment of the defendant
4	to the custody of the director of health, or as soon thereafter
5	as is practicable, the director of health shall report to the
6	court on the defendant's current capacity to understand the
7	proceedings against defendant and defendant's current ability to
8	assist in defendant's own defense. If, following the report,
9	the court finds defendant fit to proceed, the proceedings
10	against defendant shall resume. In all other cases, the court
11	shall dismiss the charge with or without prejudice in the
12	interest of justice. The director of health may at any time
13	proceed under the provisions of section 334-60.2 or 334-121."
14	SECTION 2. Section 704-404, Hawaii Revised Statutes, is
15	amended as follows:
16	1. By amending subsections (1) and (2) to read:
17	"(1) Whenever there is reason to doubt the defendant's
18	fitness to proceed, the court may immediately suspend all
19	further proceedings in the prosecution; provided that for any
20	defendant not subject to an order of commitment to $[a hospital]$
21	the director of health for the purpose of the examination,

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1	neither the right to bail nor proceedings pursuant to chapter		
2	804 shall be suspended. If a trial jury has been [empanelled,]		
3	empaneled, it shall be discharged or retained at the discretion		
4	of the court. The discharge of the trial jury shall not be a		
5	bar to further prosecution.		
6	(2)	Upon suspension of further proceedings in the	
7	prosecution $[_{\tau}]$:		
8	<u>(a)</u>	In cases where the defendant is charged with a petty	
9		misdemeanor not involving violence or attempted	
10		violence, if a court-based certified examiner is	
11		available, the court shall appoint the court-based	
12		certified examiner to examine and provide an expedited	
13		report solely upon the issue of the defendant's	
14		capacity to understand the proceedings against the	
15		defendant and defendant's ability to assist in the	
16		defendant's own defense. The court-based certified	
17		examiner shall file the examiner's report with the	
18		court within two days of the appointment of the	
19		examiner, or as soon thereafter is practicable. A	
20		hearing shall be held to determine if the defendant is	

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1		fit to proceed within two days of the filing of the
2		report, or as soon thereafter as is practicable;
3	(b)	In all other nonfelony cases, and where a court-based
4		certified examiner is not available in cases under
5		paragraph (a), the court shall appoint [three
6		qualified examiners in felony cases, and] one
7		qualified examiner [in nonfelony cases,] to examine
8		and report upon the defendant's fitness to proceed.
9		The court may appoint as the examiner either a
10		psychiatrist or a licensed psychologist designated by
11		the director of health from within the department of
12		health; and
13	(c)	In felony cases, the court shall appoint three
14		qualified examiners to examine and report upon the
15		defendant's fitness to proceed. The court shall
16		appoint as examiners [at least one psychiatrist and at
17		least one licensed psychologist. The third examiner
18		may be a psychiatrist, licensed psychologist, or
19		qualified physician. One] psychiatrists, licensed
20		psychologists, or qualified physicians; provided that
21		one of the three examiners shall be a psychiatrist or

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licensed psychologist designated by the director of 1 health from within the department of health. 2 3 [In nonfelony cases, the court may appoint as examiners either a 4 psychiatrist or a licensed psychologist.] All examiners shall 5 be appointed from a list of certified examiners as determined by 6 the department of health. The court, in appropriate 7 circumstances, may appoint an additional examiner or examiners. 8 The examination may be conducted while the defendant is in custody or on release or, in the court's discretion, when 9 10 necessary the court may order the defendant to be committed to a hospital or other suitable facility for the purpose of the 11 12 examination for a period not exceeding thirty days, or a longer period as the court determines to be necessary for the purpose. 13 The court may direct that one or more qualified physicians or 14 psychologists retained by the defendant be permitted to witness 15 16 the examination. As used in this section, the term "licensed psychologist" includes psychologists exempted from licensure by 17 section 465-3(a)(3) and "qualified physician" means a physician 18 qualified by the court for the specific evaluation ordered." 19 2. By amending subsection (5) to read: 20

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1	"(5)	[The] Except in the case of an examination pursuant	
2	to subsection (2)(a), the report of the examination for fitness		
3	to proceed shall include the following:		
4	(a)	A description of the nature of the examination;	
5	(b)	A diagnosis of the physical or mental condition of the	
6		defendant;	
7	[-(b)]	(c) An opinion as to the defendant's capacity to	
8		understand the proceedings against the defendant and	
9		to assist in the defendant's own defense;	
10	[-(c)]	(d) An assessment of the risk of danger to the	
11		defendant or to the person or property of others for	
12		consideration and determination of the defendant's	
13		release on conditions; and	
14	[(d)]	(e) Where more than one examiner is appointed, a	
15		statement that the opinion rendered was arrived at	
16		independently of any other examiner, unless there is a	
17		showing to the court of a clear need for communication	
18		between or among the examiners for clarification. A	
19		description of the communication shall be included in	
20		the report. After all reports are submitted to the	
21		court, examiners may confer without restriction."	

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1	3. By amending subsection (7) to read:
2	"(7) [Three copies] <u>A copy</u> of the report of the
3	examination, including any supporting documents, shall be filed
4	with the clerk of the court[, who shall cause copies to be
5	delivered to the prosecuting attorney and to counsel for the
6	defendant]."
7	SECTION 3. Section 704-406, Hawaii Revised Statutes, is
8	amended by amending subsection (1) to read as follows:
9	"(1) If the court determines that the defendant lacks
10	fitness to proceed, the proceeding against the defendant shall
11	be suspended, except as provided in [section] sections
12	704-407[7] and 704- , and the court shall commit the defendant
13	to the custody of the director of health to be placed in an
14	appropriate institution for detention, assessment, care, and
15	treatment; provided that [the commitment shall be limited in
16	certain cases as follows]:
17	(a) When the defendant is charged with a petty misdemeanor
18	not involving violence or attempted violence, the
19	[commitment shall be limited to no longer than sixty
20	days from the date the court determines the defendant
21	lacks fitness to proceed;] defendant shall be diverted

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

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When the defendant is committed to the custody of the director 1 of health for detention, assessment, care, and treatment, the 2 county police departments shall provide to the director of 3 health and the defendant copies of all police reports from cases 4 filed against the defendant that have been adjudicated by the 5 acceptance of a plea of quilty or nolo contendere, a finding of 6 7 quilt, acquittal, acquittal pursuant to section 704-400, or by 8 the entry of a plea of guilty or nolo contendere made pursuant 9 to chapter 853; provided that the disclosure to the director of health and the defendant does not frustrate a legitimate 10 11 function of the county police departments; provided further that 12 expunded records, records of or pertaining to any adjudication 13 or disposition rendered in the case of a juvenile, or records 14 containing data from the United States National Crime Information Center shall not be provided. The county police 15 departments shall segregate or sanitize from the police reports 16 17 information that would result in the likely or actual identification of individuals who furnished information in 18 connection with the investigation or who were of investigatory 19 20 interest. No further disclosure of records shall be made except 21 as provided by law."

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SECTION 4. Section 704-411, Hawaii Revised Statutes, is 1 2 amended by amending subsection (3) to read as follows: 3 "(3) When ordering a hearing pursuant to subsection (2): In nonfelony cases, the court shall appoint a 4 (a) qualified examiner to examine and report upon the 5 physical and mental condition of the defendant. The 6 7 court may appoint either a psychiatrist or a licensed psychologist. The examiner may be designated by the 8 9 director of health from within the department of 10 health. The examiner shall be appointed from a list 11 of certified examiners as determined by the department 12 of health. The court, in appropriate circumstances, 13 may appoint an additional examiner or examiners; and 14 (b) In felony cases, the court shall appoint three qualified examiners to examine and report upon the 15 16 physical and mental condition of the defendant. In 17 each case, the court shall appoint [at least one psychiatrist and at least one licensed psychologist. 18 19 The third member may be a psychiatrist, a licensed 20 psychologist, or a qualified physician. One] as examiners psychiatrists, licensed psychologists, or 21



1 <u>qualified physicians; provided that one</u> of the three 2 shall be a psychiatrist or licensed psychologist 3 designated by the director of health from within the 4 department of health. The three examiners shall be 5 appointed from a list of certified examiners as 6 determined by the department of health.

7 To facilitate the examination and the proceedings thereon, the 8 court may cause the defendant, if not then confined, to be 9 committed to a hospital or other suitable facility for the 10 purpose of examination for a period not exceeding thirty days or 11 a longer period as the court determines to be necessary for the 12 purpose upon written findings for good cause shown. The court 13 may direct that qualified physicians or psychologists retained 14 by the defendant be permitted to witness the examination. The examination and report and the compensation of persons making or 15 16 assisting in the examination shall be in accordance with section 17 704-404(3), (5)(a) [and], (b), (d), and (e), (7), (8), (9), 18 (10), and (11). As used in this section, the term "licensed 19 psychologist" includes psychologists exempted from licensure by 20 section 465-3(a)(3) and "qualified physician" means a physician 21 qualified by the court for the specific evaluation ordered."

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1 SECTION 5. Section 704-414, Hawaii Revised Statutes, is 2 amended by amending subsection (1) to read as follows: 3 "(1) Upon filing of an application pursuant to section 704-412 for discharge or conditional release, or upon the filing 4 5 of an application pursuant to section 704-413 for discharge, the court shall appoint three qualified examiners in felony cases, 6 7 and one gualified examiner in nonfelony cases, to examine and 8 report upon the physical and mental condition of the defendant. 9 In felony cases, the court shall appoint [at least one 10 psychiatrist and at least one licensed psychologist. The third 11 member may be a psychiatrist, a licensed psychologist, or a 12 qualified physician. One] as examiners psychiatrists, licensed psychologists, or qualified physicians; provided that one of the 13 14 three shall be a psychiatrist or licensed psychologist 15 designated by the director of health from within the department 16 of health. The examiners shall be appointed from a list of 17 certified examiners as determined by the department of health. 18 To facilitate the examination and the proceedings thereon, the 19 court may cause the defendant, if not then confined, to be 20 committed to a hospital or other suitable facility for the 21 purpose of the examination and may direct that qualified

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1	physicians or psychologists retained by the defendant be		
2	permitted to witness the examination. The examination and		
3	report and the compensation of persons making or assisting in		
4	the examination shall be in accordance with section 704-404(3),		
5	(5)(a) [and], (b), (d), and (e), (7), (8), (9), (10), and (11).		
6	As used in this section, the term "licensed psychologist"		
7	includes psychologists exempted from licensure by section 465-		
8	3(a)(3) and "qualified physician" means a physician qualified by		
, 9	the court for the specific evaluation ordered."		
10	PART II		
11	SECTION 6. The legislature finds that the recommendations		
12	of the Hawaii Summit on Improving the Governmental Response to		
13	Community Mental Illness hosted by the State Justice Institute,		
14	National Center for State Courts, Conference of Chief Justices,		
15	and the Conference of State Court Administrators on November 6,		
16	2019, as well as studies such as the 2016-2017 Policy Paper by		
17	the Conference of State Court Administrators' "Decriminalization		
18	of Mental Illness: Fixing a Broken System", demonstrate that		
19	jails nationwide have become the default mental health method of		
20	treatment for numerous low-level defendants whose needs could be		
21	far more effectively addressed by diversion into behavioral		

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health treatment. Moreover, once the issue of mental health 1 2 surfaces during a judicial proceeding, the defendant more often 3 than not actually spends far more time being incarcerated without being treated and being denied due process while 4 awaiting mental health evaluations. With the cost of 5 6 incarceration in Hawaii averaging over \$150 per day and the high 7 rate of recidivism shown by these studies because of the lack of 8 treatment, the legislature finds that allowing the parties to 9 opt out of judicial proceedings by entering into agreements at 10 any stage of the process is more cost-effective with respect to 11 time, money, and community results. 12 The purpose of this part is to: 13 Authorize the courts to enter into agreements with the (1)14 parties where there is reason to believe that the 15 defendant has a physical or mental disease, disorder, or defect that will or has become an issue in the 16 17 criminal case;

18 (2) Amend the requirements for appointing qualified
19 examiners to perform examinations for penal
20 responsibility; and

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1 (3) Remove the time requirement for the ordering of the penal responsibility evaluation. 2 3 SECTION 7. Section 704-407.5, Hawaii Revised Statutes, is amended as follows: 4 1. By amending subsections (1) and (2) to read: 5 "(1) Whenever the defendant has filed a notice of 6 7 intention to rely on the defense of physical or mental disease, 8 disorder, or defect excluding penal responsibility, or there is reason to believe that the physical or mental disease, disorder, 9 10 or defect of the defendant will or has become an issue in the case, the court may order an examination as to the defendant's 11 12 physical or mental disease, disorder, or defect at the time of 13 the conduct alleged. 14 Whenever there is reason to believe that the physical or mental disease, disorder, or defect of the defendant will or has 15 16 become an issue in the case, the court may enter into an 17 agreement with the parties at any stage of the proceeding to divert the case into an evaluation of the defendant, treatment 18 19 of the defendant, including residential or rehabilitation 20 treatment; or any other course or procedure, including diversion

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1	into specialized courts. Such agreements may include in-court
2	clinical evaluations.
3	(2) [The] For those cases not diverted by an agreement
4	pursuant to subsection (1), the court shall appoint three
5	qualified examiners [in felony cases] for class A and class B
6	felonies, as well as for class C felonies involving violence or
7	attempted violence, and one qualified examiner in nonfelony
8	cases to examine and report upon the physical or mental disease,
9	disorder, or defect of the defendant at the time of the conduct.
10	For class C felonies not involving violence or attempted
11	violence, the court may appoint one or three qualified examiners
12	to examine and report upon the physical or mental disease,
13	disorder, or defect of the defendant at the time of the conduct.
14	In $[felony]$ cases $[_{7}]$ where the court appoints three examiners,
15	the court shall appoint [at least one psychiatrist and at least
16	one licensed psychologist. The third examiner may be a
17	psychiatrist, licensed psychologist, or qualified physician.
18	One] as examiners psychiatrists, licensed psychologists, or
19	qualified physicians; provided that one of the three examiners
20	shall be a psychiatrist or licensed psychologist designated by
21	the director of health from within the department of health. In

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1 nonfelony cases $[\tau]$ and class C felonies not involving violence 2 or attempted violence where one examiner is appointed, the court 3 may appoint as examiners either a psychiatrist or a licensed 4 psychologist. The examiner may be designated by the director of 5 health from within the department of health. All examiners 6 shall be appointed from a list of certified examiners as 7 determined by the department of health. The court, in appropriate circumstances, may appoint an additional examiner or 8 9 examiners. The court may direct that one or more qualified 10 physicians or psychologists retained by the defendant be 11 permitted to witness the examination. As used in this section, 12 the term "licensed psychologist" includes psychologists exempted 13 from licensure by section 465-3(a)(3) and "qualified physician" 14 means a physician qualified by the court for the specific evaluation ordered." 15

16 2. By amending subsection (4) to read:

17 "(4) For defendants charged with felonies, the 18 examinations for fitness to proceed under section 704-404 and 19 penal responsibility under this section shall be conducted 20 separately unless a combined examination has been ordered by the 21 court upon a request by the defendant or upon a showing of good

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cause to combine the examinations. [When the examinations are 1 2 separate, the examination for penal responsibility under this section shall not be ordered more than thirty days after a 3 finding of fitness to proceed.] The report of the examination 4 5 for fitness to proceed shall be separate from the report of the 6 examination for penal responsibility unless a combined 7 examination has been ordered. For defendants charged with offenses other than felonies, a combined examination is 8 9 permissible when ordered by the court." 10 PART III 11 SECTION 8. The judiciary, in consultation with the prosecuting attorney of each county, shall submit a report of 12 13 its findings and recommendations, including any proposed 14 legislation, on the effectiveness of this Act to the legislature 15 no later than forty days prior to the convening of the regular sessions of 2021, 2022, and 2023. 16 17 SECTION 9. This Act does not affect rights and duties that matured, penalties that were incurred, and proceedings that were 18 19 begun before its effective date. 20 SECTION 10. Statutory material to be repealed is bracketed and stricken. New statutory material is underscored. 21

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SECTION 11. This Act shall take effect upon its approval.

GOVERNOR OF THE STATE OF HAWAII



H.B. No. 1620, H.D. 2, S.D. 2

THE SENATE OF THE STATE OF HAWAI'I

Date: July 6, 2020 Honolulu, Hawaii 96813

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We hereby certify that the foregoing Bill this day passed Final Reading in the Senate

of the Thirtieth Legislature of the State of Hawai'i, Regular Session of 2020.

President of the Senate

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Clerk of the Senate

HB No. 1620, HD 2, SD 2

THE HOUSE OF REPRESENTATIVES OF THE STATE OF HAWAII

Date: July 10, 2020 Honolulu, Hawaii

We hereby certify that the above-referenced Bill on this day passed Final Reading in the House of Representatives of the Thirtieth Legislature of the State of Hawaii, Regular Session of 2020.

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Scott K. Saiki Speaker House of Representatives

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Brian L. Takeshita Chief Clerk House of Representatives