HOUSE OF REPRESENTATIVES THIRTIETH LEGISLATURE, 2020 STATE OF HAWAII H.B. NO. ²⁰⁴³ H.D. 1

A BILL FOR AN ACT

RELATING TO ADOLESCENT MENTAL HEALTH CARE.

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

1 SECTION 1. The legislature finds that Act 13, Session Laws of Hawaii 2018, required the department of health to convene a 2 task force to address the concerns of minors seeking counseling 3 4 on sexual orientation, gender identity, gender expressions, and 5 related behaviors. According to the department's child and 6 adolescent mental health division's November 2018 report to the legislature, there was general agreement amongst task force 7 8 members to amend existing law to increase access to adolescent 9 mental health services. Specifically, access would be increased 10 by allowing unlicensed mental health professionals to provide 11 minor-initiated mental health treatment or counseling services 12 under the supervision of licensed mental health professionals, 13 and maintaining the confidentiality of mental health treatment 14 or counseling services when a minor initiates mental health 15 services without parental or legal guardian consent, knowledge, 16 or participation.



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1 These unlicensed mental health professionals who provide 2 services under the supervision of a licensed mental health 3 professional are considered to be in-training, and must be in an 4 accredited training program or have completed all licensing 5 requirements except the post-degree experience for licensure 6 examination.

7 The legislature further finds that it is standard practice 8 for a mental health professional treating a minor to explain 9 what confidentiality means in regard to mental health treatment 10 or counseling services and counsel the minor on whether to keep 11 treatment or counseling confidential from the minor's parent or 12 legal guardian. Confidentiality may be broken when necessary 13 for the health and safety of the minor client or others, or when 14 recovery requires the involvement of another person. The 15 legislature also finds that it is important for a mental health 16 professional to assist a minor in completing a nondisclosure 17 form to be sent to a health plan provider when there is 18 consensus between the licensed mental health professional and 19 the minor to keep treatment and counseling confidential from the 20 minor's parent or legal quardian.

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1	The j	purpose of this Act is to improve minors' access to	
2	mental health care by:		
3	(1)	Allowing an unlicensed mental health professional,	
4		working under the supervision of a licensed mental	
5		health professional, to provide mental health	
6		treatment or counseling services to minors without	
7		parental or legal guardian consent, knowledge, or	
8		participation;	
9	(2)	Requiring a mental health professional to assist a	
10		minor with completing a nondisclosure notification	
11		form to send to covered entities, when appropriate;	
12		and	
13	(3)	Requiring a covered entity, upon receiving a completed	
14		notification form, to maintain the confidentiality of	
15		minor-initiated mental health treatment or counseling	
16		services.	
17	SECT	ION 2. Section 577-29, Hawaii Revised Statutes, is	
18	amended t	o read as follows:	
19	"§57	7-29 Mental health services relating to minors;	
20	diagnosis	, counseling, and related activities. (a)	
21	Notwithst	anding any other law to the contrary, a minor who is	



1 fourteen years of age or older may consent to mental health treatment or counseling services provided by a licensed mental 2 3 health professional or mental health professional if, in the 4 opinion of the licensed mental health professional, the minor is 5 mature enough to participate intelligently in the mental health 6 treatment or counseling services [+] without parental or legal 7 guardian consent, knowledge, or participation; provided that the consent of the minor's parent or legal guardian shall be 8 9 required to prescribe medication to the minor or to place the 10 minor into an out-of-home or residential treatment program. 11 (b) The mental health treatment or counseling services 12 provided to a minor as authorized by this section shall include involvement of the minor's parent or legal guardian, unless the 13 14 licensed mental health professional $[\tau]$ or the mental health 15 professional and licensed mental health professional, after 16 consulting with the minor, determines that the involvement would be inappropriate. [The licensed mental health professional 17 18 shall state in the client record whether and when the treating 19 clinician attempted to contact the minor's parent or legal 20 quardian, and whether the attempt to contact was successful or 21 unsuccessful, or the reason why, in the treating licensed mental



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1	health professional's opinion, it would be inappropriate to			
2	contact the minor's parent or guardian.] The mental health			
3	professional shall assist the minor in completing a notification			
4	form to send to the covered entity directing the covered entity			
5	not to disclose minor-initiated mental health treatment or			
6	counseling services. The completed notification form shall be			
7	sent to the covered entity and filed in the minor's record.			
8	(c) A covered entity, upon receiving the completed			
9	notification form from the mental health professional, shall			
10	have policies and procedures established to maintain			
11	nondisclosure of the minor-initiated mental health treatment or			
12	counseling services to the parent or legal guardian. The mental			
13	health professional shall be entitled to submit a claim to the			
14	covered entity for the provision of minor-initiated treatment or			
15	counseling services to the minor pursuant to this section, but			
16	shall not bill for out-of-pocket payments, copayments,			
17	coinsurance, or deductibles.			
18	[(c)] <u>(d)</u> A minor may not abrogate consent provided by a			
19	parent or legal guardian on the minor's behalf. A parent or			
20	legal guardian may not abrogate consent given by the minor on			
21	the minor's own behalf.			

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1	[(d)] <u>(e)</u> If a minor consents to receive mental health			
2	treatment or counseling services pursuant to this section, the			
3	minor shall not be liable for payment.			
4	[(c)] <u>(f)</u> The minor's parent or legal guardian [is] <u>shall</u>			
5	not <u>be</u> liable for payment for mental health treatment or			
6	counseling services provided pursuant to this section unless the			
7	parent or guardian participates in the mental health treatment			
8	or counseling services, and then only for services rendered wit			
9	the participation of the parent or guardian.			
10	(g) Pursuant to this section, upon notification from the			
11	mental health professional that mental health treatment or			
12	counseling services were provided to a minor without the			
13	consent, knowledge, or participation of the minor's parent or			
14	legal guardian, a covered entity shall not disclose to the			
15	minor's parent or legal guardian who is a policyholder or other			
16	covered person, any billing information, including payments made			
17	by the covered entity for minor-initiated mental health			
18	treatment or counseling services.			
19	[(f) As used in] (h) For the purposes of this section:			
20	"Covered entity" has the same meaning as in title 45 Code			
21	of Federal Regulations section 160.103.			



1	"Licensed mental health professional" means [any of the		
2	following	\div] a person who provides counseling as part of the	
3	following professions:		
4	(1)	A [person] licensed [as a] mental health counselor	
5		licensed pursuant to chapter 453D;	
6	(2)	A [person] licensed [as a] marriage and family	
7		therapist licensed pursuant to chapter 451J;	
8	(3)	A licensed clinical social worker licensed pursuant to	
9		chapter 467E;	
10	(4)	A [person] licensed [as a] psychologist <u>licensed</u>	
11		pursuant to chapter 465;	
12	(5)	A physician licensed pursuant to chapter 453, who is	
13		board certified, or board eligible, [licensed	
14		psychiatrist;] in psychiatry; or	
15	(6)	An advanced practice registered nurse licensed	
16		pursuant to chapter 457 who holds an accredited	
17		national certification in an advanced practice	
18		registered nurse psychiatric specialization.	
19	"Men	tal health professional" means a person who is working	
20	under the	supervision of a licensed mental health professional	
21	and:		



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1	(1)	Is enrolled in an accredited training program; or
2	(2)	Has completed all licensing requirements except the
3		hours of supervised post-degree experience or
4		examination required for state licensure as a licensed
5		mental health counselor pursuant to chapter 453D;
6		licensed marriage and family therapist pursuant to
7		chapter 451J; licensed clinical social worker pursuant
8		to chapter 467E; licensed psychologist pursuant to
9		chapter 465; or advanced practice registered nurse
10		licensed pursuant to chapter 457.
11	"Ment	al health treatment or counseling services" means the
12	provision	of outpatient mental health treatment or counseling by
13	a licensed	e mental health professional [-] or a mental health
14	profession	nal."
15	SECTI	CON 3. Statutory material to be repealed is bracketed
16	and strick	en. New statutory material is underscored.
17	SECTI	CON 4. This Act shall take effect on July 1, 2050.



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Report Title:

Minors; Minor-Initiated Mental Health Treatment or Counseling Services; Confidentiality; Mental Health Professionals

Description:

Allows an unlicensed mental health professional, working under the supervision of a licensed mental health professional, to provide mental health treatment or counseling services to minors without parental or legal guardian consent, knowledge, or participation. Requires a mental health professional to assist a minor with completing a nondisclosure notification form to send to covered entities, when appropriate. Requires a covered entity, upon receiving a completed notification form, to maintain the confidentiality of minor-initiated mental health treatment or counseling services. Takes effect on 7/1/2050. (HD1)

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

