

A BILL FOR AN ACT

RELATING TO CRIMINAL PRETRIAL REFORM.

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

- 1 SECTION 1. The legislature finds that there is a need to 2 address the substantial and continued overcrowding of facilities 3 used to house pretrial defendants. One way to address this 4 issue is through bail reform. 5 Accordingly, the purpose of this Act is to: 6 (1)Eliminate the use of monetary bail and require defendants to be released on their own recognizance 7 for traffic offenses, violations, nonviolent petty 9 misdemeanor offenses, nonviolent misdemeanor offenses, 10 and nonviolent class C felony offenses; and
- 11 (2) Allow defendants the option to participate in a bail 12 report interview via videoconference.
- 13 SECTION 2. Chapter 804, Hawaii Revised Statutes, is 14 amended by adding two new sections to be appropriately
- 15 designated and to read as follows:
- 16 "§804-Monetary bail; nonviolent offenders. (a) Any
- 17 defendant arrested, charged, and held for a traffic offense,

I	violation, nonviolent petty misdemeanor offense, nonviolent					
2	misdemeanor offense, or nonviolent class C felony offense shall					
3	be ordere	d by	the court to be released on the defendant's own			
4	recogniza	nce a	t arraignment and plea conditioned upon:			
5	(1)	The	defendant's appearance in court; and			
6	(2)	Any	other least restrictive, non-monetary condition			
7		nece	ssary to:			
8		(A)	Ensure the defendant's appearance in court; and			
9		(B)	Protect the public.			
10	(b)	This	section shall not apply if:			
11	(1)	The	offense involves:			
12		(A)	Assault;			
13		(B)	Terroristic threatening;			
14		(C)	Sexual assault;			
15		(D)	Abuse of family or household members;			
16		(E)	Violation of a temporary restraining order;			
17		(F)	Violation of an order for protection;			
18		(G)	Violation of a restraining order or injunction;			
19		(H)	Operating a vehicle under the influence of an			
20			<pre>intoxicant;</pre>			
21		(I)	Negligent homicide;			

1		<u>(J)</u>	A minor;
2		<u>(K)</u>	Unauthorized entry into a dwelling; or
3		<u>(L)</u>	Any other crime of violence; or
4	(2)	One	or more of the following apply:
5		<u>(A)</u>	The defendant has a history of non-appearance in
6			the last twenty-four months;
7		<u>(B)</u>	The defendant has at least one prior conviction
8			for a misdemeanor crime of violence or felony
9			crime of violence within the last eight years;
10		<u>(C)</u>	The defendant was pending trial or sentencing at
11			the time of arrest;
12		(D)	The defendant was on probation, parole, or
13			conditional release at the time of arrest;
14		(E)	The defendant is also concurrently charged with a
15			violent petty misdemeanor, a violent misdemeanor,
16			or any felony offense arising from the same or
17			separate incident; or
18		<u>(F)</u>	The defendant presents a risk of danger to any
19			other person or to the community, or a risk of
20			recidivism.

1	(c) If any of the exceptions in subsection (b) apply, bail						
2	may be set in a reasonable amount pursuant to section 804-9,						
3	taking into consideration the defendant's financial ability to						
4	afford bail. If the defendant is unable to post the amount of						
5	bail, the defendant shall be entitled to a prompt hearing under						
6	section 804-7.5. If the defendant is unable to post bail in the						
7	amount of \$99 or less, the director of public safety may, in the						
8	director's discretion, release the defendant.						
9	(d) This section shall neither preclude law enforcement						
10	from setting an initial bail before arraignment, nor prevent a						
11	court from determining bail or conditions of release at						
12	arraignment should an initial bail be set by law enforcement						
13	before arraignment.						
14	<u>\$804-</u> Bail report interview; videoconference. (a)						
15	Notwithstanding any law to the contrary, a defendant shall be						
16	allowed to participate in a bail report interview via						
17	videoconference.						
18	(b) If a defendant chooses to participate in a bail report						
19	interview via videoconference, the department of public safety						
20	shall comply with and make any necessary arrangements to						

implement the defendant's selection."

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- 1 SECTION 3. This Act does not affect rights and duties that
- 2 matured, penalties that were incurred, and proceedings that were
- 3 begun before its effective date.
- 4 SECTION 4. New statutory material is underscored.
- 5 SECTION 5. This Act shall take effect upon its approval.

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INTRODUCED BY:

Report Title:

Bail; Release; Detention; Bail Report Interview; Videoconference

Description:

Eliminates the use of monetary bail and requires defendants to be released on their own recognizance for traffic offenses; violations; and nonviolent petty misdemeanor, misdemeanor, and class C felony offenses, with certain exceptions. Requires PSD to take steps to provide videoconferencing to a defendant who chooses to participate in a bail report interview via videoconference.

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