#### A BILL FOR AN ACT

RELATING TO PRETRIAL RELEASE.

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

- 1 SECTION 1. The legislature finds that the criminal justice
- 2 system should advance fairness, justice and equity. The current
- 3 use of cash bail is widely understood to disadvantage poor
- 4 people who are unable to secure their liberty while awaiting
- 5 trial. The legislature also recognizes that in Hawaii, the
- 6 consequences of pretrial detention fall disproportionately on
- 7 Native Hawaiians, Pacific Islanders, and Black people, who are
- 8 more likely to be arrested, detained, and unable to afford the
- 9 funds required for bail.
- 10 The legislature finds that the justice system should be
- 11 consistent with the equal protection and due process rights
- 12 enshrined in our federal and state constitutions, as well as the
- 13 fundamental concept of the presumption of innocence until quilt
- 14 is proven. Accordingly, courts should presume that criminal
- 15 defendants who have not yet been found guilty of a crime should
- 16 be given unconditional release. If the State objects to the
- 17 unconditional of any criminal defendant, the State should be



- 1 required to prove, by clear and convincing evidence, that there
- 2 is no set of non-financial conditions that would allow for
- 3 release and that unconditional release should be denied in order
- 4 to ensure the criminal defendant's return to court and the
- 5 protection of public safety. The legislature notes that this
- 6 principal aligns with the pretrial release standards of the
- 7 American Bar Association, the National Association of Pretrial
- 8 Services Agencies, and Uniform Pretrial Release and Detention
- 9 Act (October 13, 2020). The legislature also notes that the
- 10 federal system and other jurisdictions, including New Jersey;
- 11 Minnesota; Kentucky; Washington, D.C.; and Illinois; have
- 12 successfully implemented similar pretrial reforms. These
- 13 jurisdictions, along with pilot evaluation projects in Colorado
- 14 and Kentucky, have also shown that non-financial methods,
- 15 including texting reminders for court dates, release on
- 16 recognizance, and unsecured bonds are more effective at ensuring
- 17 that defendants appear in court.
- 18 The legislature also finds that pretrial incarceration is
- 19 the primary driver of severe overcrowding in the State's jails,
- 20 which are exceeding design and operational capacity. This

- 1 results in unnecessary, costly, and dangerous pretrial
- 2 conditions. It currently costs the state \$219 per day, or
- 3 \$79,935.00 per year, to incarcerate an adult. Cost savings from
- 4 a reduced pretrial population should be reinvested into
- 5 strategies that have proven to decrease crime and reduce
- 6 recidivism.
- 7 The legislature believes that, with the cooperation and
- 8 support of all branches of government and criminal legal system
- 9 stakeholders, including the criminal justice research institute
- 10 and the Hawaii correctional systems oversight Commission, reform
- 11 will help the State shift away from a pretrial system that
- 12 detains a significant number of persons based on monetary bail
- 13 to a system that focuses on alternatives and evidence-based
- 14 decisions on individualized risk to public safety. Further,
- 15 reform will ensure fairness in the criminal legal pretrial
- 16 system and reduce severe overcrowding in the State's jails.
- Accordingly, the purpose of this Act is to improve the
- 18 State's system of pretrial justice by balancing the public's
- 19 need for safety with an individual's constitutional rights.

1	SECTION 2. Section 804-3, Hawaii Revised Statutes, is
2	amended to read as follows:
3	"§804-3 [Bailable] Pretrial release; bailable offenses.
4	(a) For purposes of this section, "serious crime" means murder
5	or attempted murder in the first degree, murder or attempted
6	murder in the second degree, or a class A or B felony, except
7	forgery in the first degree and failing to render aid under
8	section 291C-12, and "bail" includes release on one's own
9	recognizance, supervised release, [and] conditional release[-]
10	unsecured bail, and unsecured financial bond.
11	(b) [Any person charged with a criminal offense shall be
12	bailable by sufficient sureties; provided that bail Bail may be
13	denied to any person charged with a criminal offense where the
14	charge is for a serious crime, and:
15	(1) There is a serious risk that the person will $[flee;]$
16	abscond;
17	(2) There is a serious risk that the person will obstruct
18	or attempt to obstruct justice, or therefore, injure,
19	or intimidate, or attempt to thereafter, injure, or
20	intimidate, a prospective witness or juror[ $_{\tau}$ ] with the

I		purpose of obstructing or attempting to obstruct	
2		justice;	
3	(3)	There is a serious risk that the person poses a	
4		significant danger to [any] a specific person or	
5		reasonably identifiable person or persons based on an	
6		articulable risk to a specific person or the	
7		community; [er] and	
8	(4)	[There is a serious risk that the person will engage	
9		in illegal activity.] The risks cannot be mitigated by	
10		any set of release conditions.	
11	(c)	[Under subsection (b) (1) There shall be a rebuttable	
12	presumpti	on [ <del>arises that there is a serious risk</del> ] that the	
13	person [will flee or will not appear as directed by the court		
14	where the person] is [charged with a criminal offense punishable		
15	by imprisonment for life without possibility of parole. For		
16	purposes of subsection (b)(3) and (4) a rebuttable presumption		
17	arises th	at the person poses a serious danger to any person or	
18	community or will engage in illegal activity where the court		
19	<del>determines that:</del>		

1	<del>(1)</del>	The defendant has been previously convicted of a
2		serious crime involving violence against a person
3		within the ten year period preceding the date of the
4		charge against the defendant;
5	<del>(2)</del>	The defendant is already on bail on a felony charge
6		involving violence against a person; or
7	(3)	The defendant is on probation or parole for a serious
8		crime involving violence to a person.
9	<del>(d)</del> ]	entitled to unconditional release, also known as
10	release o	n recognizance, and that that the person will appear in
11	court whe	n required. Before a court grants unconditional
12	release,	a hearing shall be held within forty hours after the
13	person's	arrest. The burden of proof shall be upon the State to
14	establish	, by clear and convincing evidence, that unconditional
15	release u	nder this subsection is inappropriate based on the
16	criteria	in subsection (b).
17	<u>(d)</u>	If the court finds than an unconditional release will
18	not reduc	e the risk of absconding, and if bail is recommended by
19	the State	, the court shall first consider release with
20	condition	s to bail that would allow release while ensuring the

- 1 person's return to court and the protection of a specific or
- 2 reasonably identifiable person. These conditions shall restrict
- 3 the person's liberty only to the extent necessary.
- 4 (e) If the court finds that the release described in
- 5 subsection (d) will not reasonably assure the appearance of the
- 6 person when required, the person shall be bailable by posting of
- 7 unsecured bond or sufficient sureties, except as provided in
- 8 subsection (f).
- 9 (f) If, after a hearing the court finds that no condition
- 10 or combination of conditions will reasonably assure the
- 11 appearance of the person when required or the safety of any
- 12 [other] person or [community,] persons, bail may be denied[-];
- 13 provided that the court enters on the record its findings with
- 14 respect to the detention decision. The burden of proof shall be
- 15 upon the State to establish, by clear and convincing evidence,
- 16 that there is no condition or combination of conditions that
- 17 will reasonably assure the appearance of the person when
- 18 required or the safety of any other person or persons.
- 19 (g) Any bail amount set, whether secured or unsecured,
- 20 shall be in an amount that the person is able to afford based on



1	person's	affidavit or testimony at the release hearing, subject
2	to any re	buttal evidence from the prosecution. In the setting
3	of bail,	the following shall apply:
4	(1)	The court shall exclude from consideration any income
5		derived from public benefits; including supplemental
6		security income, social security disability insurance,
7		and temporary assistance for needy families; and any
8		income below the federal poverty level;
9	(2)	If the person has no income other than public benefits
10		or is a member of a household having a household
11		income below the federal poverty level, the court
12		shall presume that the person is unable to pay any
13		bail amount; and
14	(3)	If the person's household income, exclusive of any
15		income derived from public benefits, is above the
16		federal poverty level, the court shall consider what
17		the individual could reasonably pay within forty hours
18		of arrest, subject to the exclusions in paragraph
19		<u>(1).</u> "

- 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. Statutory material to be repealed is bracketed
- 5 and stricken. New statutory material is underscored.
- 6 SECTION 5. This Act shall take effect on July 1, 2022.

7

INTRODUCED BY: Span

JAN 2 4 2022

### H.B. NO.2-017

#### Report Title:

Crime; Unconditional Release; Bail

#### Description:

Establishes a presumption that a person charged with a crime is entitled to unconditional release unless proven otherwise. Requires the consideration of nonfinancial conditions of release before bail is ordered.

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