A BILL FOR AN ACT

RELATING TO REHABILITATION.

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

1

PART I

2 SECTION 1. The purpose of this part is to expand the scope 3 of the criminal justice diversion program for nonviolent petty misdemeanants whose fitness to proceed in criminal proceedings 4 5 remains an outstanding issue, to include nonviolent misdemeanants and defendants charged with promoting a dangerous 6 7 drug in the third degree. In addition, this part establishes a 8 mechanism for defendants in the diversion program to be 9 automatically screened for involuntary hospitalization or 10 assisted community treatment. 11 This part also appropriates funds to provide additional job 12 positions and resources for the implementation of this part. 13 SECTION 2. Chapter 704, Hawaii Revised Statutes, is 14 amended by adding a new section to be appropriately designated

15 and to read as follows:

16 "<u>\$704-</u> Examination of defendants via telehealth. (1) 17 The director of health shall prescribe by rule the requirements,



1	terms, co	nditions, and circumstances under which examinations of
2	defendant	s conducted pursuant to this chapter may be
3	administe	red via telehealth.
4	(2)	With regard to examinations of defendants conducted
5	via teleh	ealth and pursuant to this chapter:
6	<u>(a)</u>	The director of health, in the case of any facility
7		under the jurisdiction of the director of health;
8	<u>(b)</u>	The director of public safety, in the case of any
9		facility under the jurisdiction of the director of
10		public safety; and
11	(c)	The chief justice, in the case of any facility under
12		the jurisdiction of the chief justice,
13	<u>shall est</u>	ablish procedures regarding the provision and use of
14	telehealt	h resources at appropriate facilities. The procedures
15	shall com	ply with the rules prescribed by the director of health
16	pursuant	to subsection (1) and ensure the widest availability of
17	telehealt	h resources feasible at appropriate facilities.
18	(3)	For the purposes of this section, "telehealth" means
19	health ca	re services provided through telecommunications
20	technolog	y by a health care professional who is at a location
21		n where the defendant is located."



SECTION 3. Section 704-404, Hawaii Revised Statutes, is 1 2 amended by amending subsection (2) to read as follows: 3 "(2) Upon suspension of further proceedings in the 4 prosecution: 5 In cases where the defendant is charged with [a-petty (a) 6 misdemeanor not involving-violence or attempted violence,] an offense listed under section 704-421(1), 7 8 if a court-based certified examiner is available, the 9 court shall appoint the court-based certified examiner 10 to examine and provide an expedited report solely upon 11 the issue of the defendant's capacity to understand 12 the proceedings against the defendant and defendant's 13 ability to assist in the defendant's own defense. The 14 court-based certified examiner shall file the 15 examiner's report with the court within two days of 16 the appointment of the examiner, or as soon thereafter 17 is practicable. A hearing shall be held to determine 18 if the defendant is fit to proceed within two days of 19 the filing of the report, or as soon thereafter as is 20 practicable[+]. This paragraph shall not apply to any

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case under the jurisdiction of the family court unless 1 2 the presiding judge orders otherwise; 3 (b) In [all other nonfelony]: 4 Nonfelony cases $[\tau]$ where the offense charged is (i) 5 not listed under section 704-421(1); and 6 (ii) Any case under paragraph (a) where a court-based 7 certified examiner is not available [in cases 8 under paragraph (a)], 9 the court shall appoint one qualified examiner to 10 examine and report upon the defendant's fitness to 11 proceed. The court may appoint as the examiner either 12 a psychiatrist or a licensed psychologist designated 13 by the director of health from within the department 14 of health; and 15 (C) In felony cases $[\tau]$ where the offense charged is not 16 listed in section 704-421(1), the court shall appoint 17 three qualified examiners to examine and report upon 18 the defendant's fitness to proceed. The court shall 19 appoint as examiners psychiatrists, licensed 20 psychologists, or qualified physicians; provided that 21 one of the three examiners shall be a psychiatrist or



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

19 SECTION 4. Section 704-406, Hawaii Revised Statutes, is20 amended by amending subsection (1) to read as follows:

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1	"(1) If the court determines that the defendant lacks		
2	fitness to proceed, the proceeding against the defendant shall		
3	be suspended, except as provided in sections 704-407 and		
4	704-421, and the court shall commit the defendant to the custody		
5	of the director of health to be placed in an appropriate		
6	institution for detention, assessment, care, and treatment;		
7	provided that[+		
8	(a) When the defendant-is charged with a petty misdemeanor		
9	not involving violence or attempted violence, the		
10	defendant] eligible defendants shall be diverted from		
11	the criminal justice system pursuant to section 704-		
12	421[; and		
13	(b) When the defendant is charged with a misdemeanor not		
14	involving violence or attempted violence, the		
15	commitment shall be limited to no longer than one		
16	hundred twenty days from the date the court determines		
17	the defendant lacks fitness to proceed].		
18	If the court is satisfied that the defendant may be released on		
19	conditions without danger to the defendant or to another or risk		
20	of substantial danger to property of others, the court shall		
21	order the defendant's release, which shall continue at the		

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1 discretion of the court, on conditions the court determines necessary[; provided that the release on conditions of a 2 defendant charged with a misdemeanor not involving violence or 3 4 attempted violence shall continue for no longer than one hundred 5 twenty days]. A copy of all reports filed pursuant to section 6 704-404 shall be attached to the order of commitment or order of 7 release on conditions that is provided to the department of 8 health. When the defendant is committed to the custody of the 9 director of health for detention, assessment, care, and 10 treatment, the county police departments shall provide to the 11 director of health and the defendant copies of all police 12 reports from cases filed against the defendant that have been 13 adjudicated by the acceptance of a plea of guilty or nolo 14 contendere, a finding of guilt, acquittal, acquittal pursuant to 15 section 704-400, or by the entry of a plea of quilty or nolo 16 contendere made pursuant to chapter 853; provided that the 17 disclosure to the director of health and the defendant does not 18 frustrate a legitimate function of the county police 19 departments; provided further that expunged records, records of 20 or pertaining to any adjudication or disposition rendered in the 21 case of a juvenile, or records containing data from the United

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1	States National Crime Information Center shall not be provided.		
2	The county police departments shall segregate or sanitize from		
3	the police reports information that would result in the likely		
4	or actual identification of individuals who furnished		
5	information in connection with the investigation or who were of		
6	investigatory interest. No further disclosure of records shall		
7	be made except as provided by law."		
8	SECTION 5. Section 704-421, Hawaii Revised Statutes, is		
9	amended to read as follows:		
10	"[[]§704-421[]] [Proceedings for defendants charged with		
11	<pre>petty misdemeanors-not-involving violence or attempted violence;</pre>		
12	criminal] Criminal justice diversion program[-] for certain		
	criminal] <u>Criminal</u> justice diversion program[-] <u>for certain</u> <u>defendants whose fitness remains an outstanding issue.</u> (1) In		
12			
12 13	defendants whose fitness remains an outstanding issue. (1) In		
12 13 14	defendants whose fitness remains an outstanding issue. (1) In cases where the defendant is charged with $[\frac{1}{2}]$:		
12 13 14 15	<pre>defendants whose fitness remains an outstanding issue. (1) In cases where the defendant is charged with [a]:</pre>		
12 13 14 15 16	<pre>defendants whose fitness remains an outstanding issue. (1) In cases where the defendant is charged with [a]: (a) A petty misdemeanor or misdemeanor not involving violence or attempted violence[r]; or</pre>		
12 13 14 15 16 17	<pre>defendants whose fitness remains an outstanding issue. (1) In cases where the defendant is charged with [a]: (a) A petty misdemeanor or misdemeanor not involving violence or attempted violence[r]; or (b) The offense of promoting a dangerous drug in the third</pre>		
12 13 14 15 16 17 18	<pre>defendants whose fitness remains an outstanding issue. (1) In cases where the defendant is charged with [a]: (a) A petty misdemeanor or misdemeanor not involving violence or attempted violence[r]; or (b) The offense of promoting a dangerous drug in the third degree under section 712-1243,</pre>		

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1	defendant is fit to proceed, then the proceedings against the
2	defendant shall resume. In all other cases where fitness
3	remains an outstanding issue, the court shall continue the
4	suspension of the proceedings and either commit the defendant to
5	the custody of the director of health to be placed in a hospital
6	or other suitable facility, including an outpatient facility,
7	for further examination and assessment[\cdot] or, in cases where the
8	defendant was not subject to an order of commitment to the
9	director of health for the purpose of the fitness examination
10	under section 704-404(2), the court may order that the defendant
11	remain released on conditions the court determines necessary for
12	placement in a group home, residence, or other facility
13	prescribed by the director of health for further assessment by a
14	clinical team pursuant to subsection (3).
15	(2) [Within seven days from the commitment of the
16	defendant to the custody of the director of health, or as soon
17	thereafter as is practicable, the director of health] In cases
18	where the defendant's fitness to proceed remains an outstanding
19	issue at the hearing held pursuant to section 704-404(2)(a) or a
20	further hearing held after the appointment of an examiner
21	pursuant to section 704-404(2)(b), as applicable, the director



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1	of health, within fourteen days of that hearing or as soon		
2	thereafte	r as is practicable, shall report to the court on the	
3	following:		
4	<u>(a)</u>	The defendant's current capacity to understand the	
5		proceedings against the defendant and defendant's	
6		current ability to assist in the defendant's own	
7		defense[-];	
8	<u>(b)</u>	Whether, after assessment of the defendant pursuant to	
9		subsection (3)(a) or (b), the defendant's clinical	
10		team believes that the defendant meets the criteria	
11		for involuntary hospitalization under section 334-60.2	
12		or assisted community treatment under section 334-121;	
13		and	
14	<u>(c)</u>	The date that the director of health filed a petition	
15		for involuntary hospitalization or assisted community	
16		treatment on behalf of the defendant pursuant to	
17		subsection (3)(a) or (b), as applicable.	
18	If, follo	wing the report, the court finds defendant fit to	
19	proceed,	the proceedings against defendant shall resume. In all	
20	other cas	es, the court shall dismiss the charge with or without	
21	prejudice	in the interest of justice. [The director of health	



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1	may at any time proceed under the provisions of section 334-60.2		
2	or 334-121.]		
3	(3) During the defendant's commitment to the custody of		
4	the director of health or release on conditions pursuant to		
5	subsection (1):		
6	<u>(a)</u>	If the defendant's clinical team determines that the	
7		defendant meets the criteria for involuntary	
8		hospitalization set forth in section 334-60.2, the	
9		director of health, within days of the clinical	
10		team's determination, shall file a petition for	
11		involuntary hospitalization pursuant to section	
12		334-60.3 with the family court. If the petition is	
13		granted, the defendant shall remain hospitalized for a	
14		time period as provided by section 334-60.6;	
15	(b)	If the defendant's clinical team determines that the	
16		defendant does not meet the criteria for involuntary	
17		hospitalization, or the court denies the petition for	
18		involuntary hospitalization, the defendant's clinical	
19		team shall determine whether an assisted community	
20		treatment plan is appropriate pursuant to part VIII of	
21		chapter 334. If the clinical team determines that an	



1	assisted community treatment plan is appropriate, the
2	psychiatrist or advanced practice registered nurse
3	from the clinical team shall prepare the certificate
4	for assisted community treatment specified by section
5	334-123, which certificate shall include a written
6	treatment plan for the provision of mental health
7	services to the defendant. The clinical team shall
8	identify a community mental health outpatient program
9	that agrees to provide mental health services to the
10	defendant as the designated mental health program
11	under the assisted community treatment order. The
12	clinical team shall provide the defendant with a copy
13	of the certificate. If:
14	(i) On at least separate occasions in the
15	past months, the clinical team had
16	previously determined that an assisted community
17	treatment plan was appropriate for the defendant,
18	and the defendant declined to accept the
19	treatment plan on each occasion; and

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1		(ii) The defendant declines to accept the mental
2		health services described in the certificate
3		prepared pursuant to this paragraph,
4		then the director of health, within days of the
5		defendant's refusal of services described in the
6		certificate, shall file the assisted community
7		treatment petition described in section 334-123 with
8		the family court. The defendant may be held at the
9		appropriate institution pending the court hearing on
10		the petition for assisted community treatment. If the
11		petition is granted, the defendant shall be released
12		for treatment with the designated mental health
13		program once the assisted community treatment order is
14		issued and the initial treatment consistent with the
15		assisted community treatment plan is administered to
16		the defendant; or
17	<u>(c)</u>	If the petition for assisted community treatment is
18		not granted or the clinical team determines that an
19		assisted community treatment order is not appropriate,
20		the defendant shall be discharged from the appropriate
21		institution and referred to an appropriate outpatient



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1	mental health program for continued support, care, and
2	treatment.
3	(4) This section shall not apply to any case under the
4	jurisdiction of the family court unless the presiding judge
5	orders otherwise."
6	SECTION 6. Section 710-1021, Hawaii Revised Statutes, is
7	amended by amending subsection (2) to read as follows:
8	"(2) Escape in the second degree is a class C felony[\cdot]
9	unless the offense was committed by a person while in the
10	custody of the director of health pursuant to section
11	704-421(1), in which case it is a petty misdemeanor."
12	SECTION 7. There is appropriated out of the general
13	revenues of the State of Hawaii the sum of \$ or so
14	much thereof as may be necessary for fiscal year 2023-2024 and
15	the same sum or so much thereof as may be necessary for fiscal
16	year 2024-2025 for the establishment of one full-time equivalent
17	(1.0 FTE) law clerk position for the mental health calendar
18	judge presiding over matters under chapter 704, Hawaii Revised
19	Statutes.
20	The sums appropriated shall be expended by the judiciary

21 for the purposes of this part.

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SECTION 8. There is appropriated out of the general 1 revenues of the State of Hawaii the sum of \$ or so 2 much thereof as may be necessary for fiscal year 2023-2024 and 3 the same sum or so much thereof as may be necessary for fiscal 4 year 2024-2025 for the establishment of full-time 5 equivalent (FTE) positions (\$) and for 6 additional resources necessary to implement this part. 7 8 The sums appropriated shall be expended by the department 9 of health for the purposes of this part. 10 SECTION 9. There is appropriated out of the general revenues of the State of Hawaii the sum of \$ or so 11 much thereof as may be necessary for fiscal year 2023-2024 and 12 the same sum or so much thereof as may be necessary for fiscal 13 full-time 14 year 2024-2025 for the establishment of equivalent (FTE) positions (\$) and for 15 additional resources necessary to accommodate telehealth 16 examinations of defendants pursuant to section 2 of this Act. 17 The sums appropriated shall be expended by the department 18 of health for the purposes of this part. 19 20 SECTION 10. There is appropriated out of the general revenues of the State of Hawaii the sum of \$ or so 21

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much thereof as may be necessary for fiscal year 2023-2024 and 1 the same sum or so much thereof as may be necessary for fiscal 2 3 year 2024-2025 for the establishment of full-time FTE) positions (\$) and for 4 eguivalent (additional resources necessary to accommodate telehealth 5 examinations of defendants pursuant to section 2 of this Act. 6 7 The sums appropriated shall be expended by the department 8 of public safety for the purposes of this part. 9 SECTION 11. There is appropriated out of the general 10 revenues of the State of Hawaii the sum of \$ or so 11 much thereof as may be necessary for fiscal year 2023-2024 and the same sum or so much thereof as may be necessary for fiscal 12 13 year 2024-2025 for the establishment of full-time 14 FTE) positions (\$) and for equivalent (15 additional resources necessary to accommodate telehealth 16 examinations of defendants pursuant to section 2 of this Act. 17 The sums appropriated shall be expended by the judiciary 18 for the purposes of this part. 19 PART II 20 SECTION 12. The purpose of this part is to lengthen the 21 allowable period of court-ordered assisted community treatment

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for persons who are mentally ill or suffering from substance 1 abuse, and extensions of the court order. 2 In addition, this part eliminates the need for courts, in 3 deciding petitions to extend periods of assisted community 4 treatment, to consider or make any finding as to any unchanged 5 factor that has been previously established in the existing 6 order for treatment. 7 SECTION 13. Section 334-127, Hawaii Revised Statutes, is 8 amended by amending subsection (b) to read as follows: 9 "(b) If after hearing all relevant evidence, including the 10 results of any diagnostic examination ordered by the family 11 court, the family court finds that the criteria for assisted 12 community treatment under section 334-121(1) have been met 13 beyond a reasonable doubt and that the criteria under section 14 334-121(2) to 334-121(4) have been met by clear and convincing 15 evidence, the family court shall order the subject to obtain 16 assisted community treatment for a period of no more than [one 17 year.] two years. The written treatment plan submitted pursuant 18 to section 334-126(g) shall be attached to the order and made a 19 20 part of the order.

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If the family court finds by clear and convincing evidence 1 that the beneficial mental and physical effects of recommended 2 medication outweigh the detrimental mental and physical effects, 3 if any, the order may authorize types or classes of medication 4 5 to be included in treatment at the discretion of the treating psychiatrist or advanced practice registered nurse with 6 prescriptive authority and who holds an accredited national 7 8 certification in an advanced practice registered nurse 9 psychiatric specialization.

10 The court order shall also state who should receive notice 11 of intent to discharge early in the event that the treating 12 psychiatrist or advanced practice registered nurse with 13 prescriptive authority and who holds an accredited national 14 certification in an advanced practice registered nurse 15 psychiatric specialization determines, [prior to] before the end 16 of the court ordered period of treatment, that the subject 17 should be discharged early from assisted community treatment. 18 Notice of the order shall be provided to those persons 19 entitled to notice pursuant to section 334-125."

20 SECTION 14. Section 334-130, Hawaii Revised Statutes, is
21 amended by amending subsection (b) to read as follows:

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1	"(b) A subject of assisted community treatment is
2	automatically and fully discharged at the end of the family
3	court ordered period of treatment, a period of [not] <u>no</u> more
4	than [one year,] <u>two years,</u> unless a new family court order has
5	been obtained as provided hereinbelow."
6	SECTION 15. Section 334-133, Hawaii Revised Statutes, is
7	amended by amending subsections (a) and (b) to read as follows:
8	"(a) Before the expiration of the period of assisted
9	community treatment ordered by the family court, any interested
10	party may file a petition with the family court for an order of
11	continued assisted community treatment. The petition shall be
12	filed, and unless the court determines the existence of a
13	guardian, a guardian ad litem appointed, and notice provided in
14	the same manner as under sections 334-123 and 334-125[\cdot];
15	provided that the petition shall be accompanied by a declaration
16	of the treating psychiatrist or advanced practice registered
17	nurse specifying which of the criteria set forth in section
18	334-121 are unchanged from the date of the existing order for
19	assisted community treatment.
20	(b) The family court shall appoint a guardian ad litem,
21	unless there is an existing guardian, hold a hearing on the

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1	petition, and make its decision in the same manner as provided		
2	under sections 334-123 to $334-127[-]$; provided that at the		
3	hearing and in rendering its decision, the court need not		
4	consider or make any finding as to any unchanged factor that has		
5	been previously established in the existing order for assisted		
6	community treatment. The family court may order the continued		
7	assisted community treatment for no more than [one-year] <u>two</u>		
8	years after the date of the hearing pursuant to this section if		
9	the court finds that the criteria for assisted community		
10	treatment continue to exist and are likely to continue beyond		
11	one hundred eighty days."		
12	PART III		
13	SECTION 16. The purpose of this part is to authorize		
14	courts to:		
15	(1) Enter into an agreement with a nonviolent petty		
16	misdemeanant or misdemeanant at any stage of the		
17	criminal proceeding to divert the case into an		
18	evaluation, treatment, or any other course or		
19	procedure to address a physical or mental disease,		
20	disorder, or defect that will or has become an issue		
21	in the case; and		

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Dismiss the charge in the interest of justice upon the 1 (2) 2 defendant's successful completion of all terms and conditions of the diversion. 3 In cases involving all other offenses, this part authorizes 4 courts to divert the case for evaluation or treatment with the 5 6 defendant's consent only, without the need for an agreement by all of the case parties as required by existing law. 7 8 SECTION 17. Section 704-407.5, Hawaii Revised Statutes, is 9 amended by amending subsection (1) to read as follows: 10 "(1) Whenever the defendant has filed a notice of intention to rely on the defense of physical or mental disease, 11 12 disorder, or defect excluding penal responsibility, or there is 13 reason to believe that the physical or mental disease, disorder, 14 or defect of the defendant will or has become an issue in the 15 case, the court may order an examination as to the defendant's 16 physical or mental disease, disorder, or defect at the time of 17 the conduct alleged. 18 Whenever there is reason to believe that the physical or mental disease, disorder, or defect of the defendant will or has 19

20 become an issue in the case $[\tau]$:

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1	<u>(a)</u>	If the defendant is charged with an offense not
2		described in paragraph (b), the court [may enter into
3		an agreement with the parties], at any stage of the
4		proceeding [to] and with the consent of the defendant,
5		<u>may</u> divert the case into an evaluation of the
6		defendant[$_{ au}$]; treatment of the defendant, including
7		residential or rehabilitation treatment; or any other
8		course or procedure, including diversion into
9		specialized courts. [Such agreements] <u>The diversion</u>
10		<pre>may include in-court clinical evaluations[+]; and</pre>
11	(b)	If the defendant is charged with a petty misdemeanor
12		or misdemeanor not involving violence or attempted
13		violence, the court, at any stage of the proceeding
14		and with the consent of the defendant, may divert the
15		case into any evaluation, treatment, course, or
16		procedure authorized under paragraph (a). If the
17		prosecution objects, the defense shall have an
18		opportunity to be heard before diversion is ordered.
19		Upon the defendant's successful completion of all
20		terms and conditions ordered by the court, the court
21		shall dismiss the charge in the interest of justice."



1	PART IV
2	SECTION 18. The purpose of this part is to authorize
3	courts to require a probation violator to undergo a mental
4	health evaluation and treatment program as a condition of
5	continued probation whenever there is reason to believe that the
6	probation violation is associated with a mental disease,
7	disorder, or defect of the defendant.
8	SECTION 19. Section 706-625, Hawaii Revised Statutes, is
9	amended to read as follows:
10	"§706-625 Revocation, modification of probation
11	conditions. (1) The court, on application of a probation
12	officer, the prosecuting attorney, the defendant, or on its own
13	motion, after a hearing, may revoke probation except as provided
14	in [subsection] <u>subsections (6) and</u> (7), reduce or enlarge the
15	conditions of a sentence of probation, pursuant to the
16	provisions applicable to the initial setting of the conditions
17	and the provisions of section 706-627.
18	(2) The prosecuting attorney, the defendant's probation
19	officer, and the defendant shall be notified by the movant in
20	writing of the time, place, and date of any such hearing, and of
21	the grounds upon which action under this section is proposed.

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1 The prosecuting attorney, the defendant's probation officer, and 2 the defendant may appear in the hearing to oppose or support the 3 application, and may submit evidence for the court's 4 consideration. The defendant shall have the right to be 5 represented by counsel. For purposes of this [section] 6 <u>subsection</u>, the court shall not be bound by the Hawaii rules of 7 evidence, except for the rules pertaining to privileges.

8 (3) The court shall revoke probation if the defendant has
9 inexcusably failed to comply with a substantial requirement
10 imposed as a condition of the order or has been convicted of a
11 felony. The court may revoke the suspension of sentence or
12 probation if the defendant has been convicted of another crime
13 other than a felony.

14 (4) The court may modify the requirements imposed on the
15 defendant or impose further requirements, if it finds that such
16 action will assist the defendant in leading a law-abiding life.

17 (5) When the court revokes probation, it may impose on the
18 defendant any sentence that might have been imposed originally
19 for the crime of which the defendant was convicted.

20 [(6) As used in this section, "conviction" means that a 21 judgment has been pronounced upon the verdict.

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(7) (6) The court may require a defendant to undergo and 1 complete a substance abuse treatment program when the defendant 2 has committed a violation of the terms and conditions of 3 4 probation involving possession or use, not including to distribute or manufacture as defined in section 712-1240, of any 5 6 dangerous drug, detrimental drug, harmful drug, intoxicating 7 compound, marijuana, or marijuana concentrate, as defined in 8 section 712-1240, unlawful methamphetamine trafficking as 9 provided in section 712-1240.6, or involving possession or use 10 of drug paraphernalia under section 329-43.5. If the defendant 11 fails to complete the substance abuse treatment program or the 12 court determines that the defendant cannot benefit from any 13 other suitable substance abuse treatment program, the defendant 14 shall be subject to revocation of probation and incarceration. 15 The court may require the defendant to:

16 (a) Be assessed by a certified substance abuse counselor
17 for substance abuse dependency or abuse under the
18 applicable Diagnostic and Statistical Manual and
19 Addiction Severity Index;

20 (b) Present a proposal to receive substance abuse
21 treatment in accordance with the treatment plan

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1		prepared by a certified substance abuse counselor	
2		through a substance abuse treatment program that	
3		includes an identified source of payment for the	
4		treatment program;	
5	(c)	Contribute to the cost of the substance abuse	
6		treatment program; and	
7	(d)	Comply with any other terms and conditions of	
8		probation.	
9	[As used in this subsection, "substance abuse treatment		
10	program"	means-drug or substance-abuse treatment services	
11	provided	outside a correctional-facility by a public, private,	
12	or nonpro	fit entity that specializes in treating persons who are	
13	diagnosed	with substance abuse or dependency and preferably	
14	employs l	icensed-professionals or certified substance abuse	
15	counselor	3.	
16	Noth	ing in this subsection shall be construed to give rise	
17	to a caus	e of action against the State, a state employee, or a	
18	treatment	-provider.]	
19	(7)	As a condition of continued probation, the court may	
20	<u>require</u> a	defendant to undergo a mental health evaluation and	
21	treatment	program when the defendant has committed a violation	



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1	of the ter	rms and conditions of probation and there is reason to
2	<u>believe th</u>	nat the violation is associated with a mental disease,
3	disorder,	or defect of the defendant. The court may require the
4	defendant	to:
5	<u>(a)</u>	Be assessed for a mental disease, disorder, or defect
6		by a psychiatrist or psychologist, who shall prepare
7		an appropriate treatment plan;
8	(b)	Present a proposal to receive treatment in accordance
9		with the plan prepared pursuant to paragraph (a)
10		through a mental health treatment program that
11		includes an identified source of payment for the
12	,	treatment program, as applicable;
13	<u>(c)</u>	Contribute to the cost of the treatment program, as
14		applicable; and
15	<u>(d)</u>	Comply with any other terms and conditions of
16		probation.
17	<u>If</u> t	he defendant fails to complete the treatment program or
18	the court	determines that the defendant cannot benefit from any
19	other sui	table treatment program, the defendant may be subject
20	to revoca	tion of probation and incarceration.
21	(8)	For the purposes of this section:

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1	"Conviction" means that a judgment has been pronounced upon
2	the verdict.
3	"Mental health treatment program" means treatment services
4	addressing a mental disease, disorder, or defect of the
5	defendant, including residential or rehabilitation treatment or
6	any other course or procedure, including diversion into
7	specialized courts.
8	"Substance abuse treatment program" means drug or substance
9	abuse treatment services provided outside a correctional
10	facility by a public, private, or nonprofit entity that
11	specializes in treating persons who are diagnosed with substance
12	abuse or dependency and preferably employs licensed
13	professionals or certified substance abuse counselors.
14	(9) Nothing in subsection (6) or (7) shall be construed to
15	give rise to a cause of action against the State, a state
16	employee, or a treatment provider."
17	PART V
18	SECTION 20. The purpose of this part is to require the
19	department of health to contract with behavioral health crisis
20	centers to provide intervention and stabilization services in
21	each county for persons experiencing a mental illness or

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1	substance u	use d	isorder crisis, including a dedicated first
2	responder o	drop-	off area for potential clients.
3	SECTIO	ON 21	. Chapter 334, Hawaii Revised Statutes, is
4	amended by	addi	ng a new section to part I to be appropriately
5	designated	and	to read as follows:
6	" <u>\$334</u> -		Behavioral health crisis centers. (a) Pursuant
7	to the auth	horit	y and functions established under sections
8	<u>334-2.5(a)</u>	(3) (E	3) and 334-3(a)(5), the director shall establish
9	or contract	t wit	ch behavioral health crisis centers in each county
10	of the Stat	te to	provide care, diagnosis, or treatment for
11	persons exp	perie	encing a mental illness or substance use disorder
12	crisis.		
13	(b)	Each	behavioral health crisis center established or
14	contracted	with	n pursuant to this section shall:
15	(1)	Be de	esigned to:
16		(A)	Address mental health and substance use crisis
17			issues; and
18		(B)	Screen, assess, admit for stabilization, and
19			redirect a client to ongoing care in the most
20			appropriate and least restrictive community



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1		setting available, consistent with the client's
2		needs;
3	(2)	Provide services twenty-four hours a day, seven days a
4		week;
5	(3)	Accept all walk-ins and referrals and provide services
6		regardless of the client's ability to pay, subject to
7		subsection (c);
8	(4)	Offer a dedicated first responder drop-off area;
9	(5)	Not require medical clearance before admission of the
10		client but rather provide assessment and support for
11		the client's medical stability while at the crisis
12		center;
13	(6)	Have the capacity to assess physical health needs and
14		deliver care for most minor physical health
15		challenges;
16	<u>(7)</u>	Be staffed at all times with a multidisciplinary team
17		capable of meeting the needs of clients experiencing
18		all levels of mental health or substance use crisis,
19		including:
20		(A) Psychiatrists or psychiatric nurse practitioners;
21		(B) Nurses;



1	(C) Licensed or credentialed clinicians capable of		
2	completing assessments of the client; and		
3	(D) Peers with lived experience similar to the		
4	experience of the client; and		
5	(8) Screen clients for suicide or violence risk and		
6	complete more comprehensive risk assessments and		
7	planning when clinically indicated.		
8	(c) No person shall be denied services or receive delayed		
9	services at a behavioral health crisis center operating under		
10	this section because of inability to pay; provided that, subject		
11	to section 334-6, crisis centers shall make every reasonable		
12	effort to collect appropriate reimbursement for the cost of		
13	providing services to persons able to pay for services,		
14	including insurance or third-party payments.		
15	(d) The director shall adopt rules pursuant to section		
16	334-9 to implement this section, including rules specifying		
17	standards for behavioral health crisis center eligibility		
18	criteria, clinical procedures, staffing requirements, and		
19	operational, administrative, and financing requirements."		
20	SECTION 22. There is appropriated out of the general		
21	revenues of the State of Hawaii the sum of \$ or so		



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1	much thereof as may be necessary for fiscal year 2023-2024 and
2	the same sum or so much thereof as may be necessary for fiscal
3	year 2024-2025 for the director of health to establish or
4	contract with behavioral health crisis centers pursuant to this
5	part.
6	The sums appropriated shall be expended by the department
7	of health for the purposes of this part.
8	PART VI
9	SECTION 23. The purpose of this part is to restore funding
10	for probation officer services for the mental health court.
11	SECTION 24. There is appropriated out of the general
12	revenues of the State of Hawaii the sum of \$ or so
13	much thereof as may be necessary for fiscal year 2023-2024 and
14	the same sum or so much thereof as may be necessary for fiscal
15	year 2024-2025 to restore funding for probation officer services
16	for the mental health court.
17	The sums appropriated shall be expended by the judiciary
18	for the purposes of this part.
19	PART VII
20	SECTION 25. This Act is amended as follows:

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1	(1)	By substituting the phrase "director of corrections
2		and rehabilitation", or similar term, wherever the
3		phrase "director of public safety", or similar term,
4		appears; and
5	(2)	By substituting the phrase "department of corrections
6		and rehabilitation", or similar term, wherever the
7		phrase "department of public safety", or similar term,
8		appears.
9	SECI	ION 26. Statutory material to be repealed is bracketed
10	and stric	ken. New statutory material is underscored.
11	SECI	ION 27. This Act shall take effect on July 1, 3023;
12	provided	that section 25 of this Act shall take effect on
13	January 1	, 3024.



Report Title:

Mental Health Treatment Diversion; Probation Violators; Behavioral Health Crisis Centers; Appropriations

Description:

Expands the criminal justice diversion program. Amends the allowable period of court-ordered assisted community treatment and considerations for extensions. Allows courts to require certain probation violators to undergo mental health evaluation and treatment as a condition of continued probation. Requires DOH to contract with behavioral health crisis centers. Appropriates funds. Effective 7/1/3023. (HD2)

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

