### A BILL FOR AN ACT

RELATING TO HEALTH.

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

Ţ	SECT	ION 1. Chapter 329, Hawaii Revised Statutes, is
2	amended by	y adding a new section to part III to be appropriately
3	designated	d and to read as follows:
4	" <u>§32</u>	Prescriptions; gender-affirming health care
5	services.	(a) Notwithstanding this chapter or any other law to
6	the contra	ary, for the purposes of providing gender-affirming
7	health car	re services, a practitioner who is licensed in this
8	State may	prescribe schedule III and IV controlled substances,
9	including	testosterone:
10	(1)	While the practitioner is located outside the State;
11		and
12	(2)	Without conducting an in-person consultation with the
13		patient; provided that the practitioner shall
14		prescribe the controlled substances via a synchronous
15		audio-visual telehealth interaction.

1	(b) For the purposes of this section, "gender-affirming
2	health care services" shall have the same meaning as in section
3	323J-1."
4	SECTION 2. Chapter 583A, Hawaii Revised Statutes, is
5	amended by adding a new section to be appropriately designated
6	and to read as follows:
7	"§583A- Laws contrary to the public policy of this
8	State. A law of another state that authorizes a state agency to
9	remove a child from their parent or guardian based on the parent
10	or guardian allowing the child to receive gender-affirming
11	health care services shall be against the public policy of this
12	State and shall not be enforced or applied in a case pending in
13	a court in this State."
14	SECTION 3. Chapter 323J, Hawaii Revised Statutes, is
15	amended to read as follows:
16	"CHAPTER 323J
17	REPRODUCTIVE HEALTH CARE SERVICES AND GENDER-AFFIRMING HEALTH
18	CARE SERVICES
19	§323J-1 Definitions. As used in this chapter, unless the
20	context otherwise requires:
21	"Gender-affirming health care services" includes:

1	<u>(1)</u>	Medically necessary health care that respects the
2		gender identity of the patient, as experienced and
3		defined by the patient, and may include the following
4		<pre>interventions to:</pre>
5		(A) Suppress the development of endogenous secondary
6		sex characteristics;
7		(B) Align the patient's appearance or physical body
8		with the patient's gender identity; or
9		(C) Alleviate symptoms of clinically significant
10		distress resulting from gender dysphoria, as
11		defined in the Diagnostic and Statistical Manual
12		of Mental Disorders; or
13	(2)	Mental health care or behavioral health care that
14		respects the gender identity of the patient, as
15		experienced and defined by the patient, and may
16		include developmentally appropriate exploration and
17		integration of identity, reduction of distress,
18		adaptive coping, or strategies to increase family
19		acceptance.
20	"Per	son" includes an individual, partnership, joint
21	venture,	corporation, association, business, trust, or any

organized group of persons or legal entity, or any combination 1 2 thereof. 3 "Reproductive health care services" includes all medical, surgical, pharmaceutical, counseling, or referral services 4 5 relating to the human reproductive system, including but not 6 limited to services relating to pregnancy, contraception, or the 7 termination of a pregnancy. **§323J-2 Disclosures prohibited.** (a) Except as provided 8 in rules 504, 504.1, and 505.5 of the Hawaii rules of evidence 9 10 and subsection (b), or as authorized under the Health Insurance 11 Portability and Accountability Act of 1996, P.L. 104-191, as 12 amended, and any federal regulations promulgated thereunder, in 13 any civil action or any proceeding preliminary thereto or in any 14 probate, legislative, or administrative proceeding, no covered 15 entity[, as defined in title 45 Code of Federal Regulations 16 section 160.103, or as the same as may be from time to time **17** amended or modified, shall disclose: 18 (1) Any communication made to the covered entity, or any 19 information obtained by the covered entity, from a 20 patient or the conservator, quardian, or other 21 authorized legal representative of a patient relating

1		to reproductive health care services <u>or</u>
2		gender-affirming health care services that are
3		[permitted] lawful under the laws of [the] this State;
4		or
5	(2)	Any information obtained by personal examination of a
6		patient relating to reproductive health care services
7		or gender-affirming health care services that are
8		[permitted] <u>lawful</u> under the laws of [the] this State,
9	unless th	e patient or that patient's conservator, guardian, or
10	other aut	horized legal representative explicitly consents to the
11	disclosur	e in writing in the form of a release of protected
12	health in	formation compliant with the federal Health Insurance
13	Portabili	ty and Accountability Act of 1996, P.L. 104-191, as
14	amended,	and any federal regulations promulgated thereunder. A
15	covered e	ntity shall inform the patient or the patient's
16	conservat	or, guardian, or other authorized legal representative
17	of the pa	tient's right to withhold the written consent.
18	(b)	Written consent of the patient or the patient's
19	conservat	or, guardian, or other authorized legal representative
20	shall not	be required for the disclosure of the communication or
21	informati	on[+] described under subsection (a):

1	(1)	If the [records relate] communication or information
2		relates to a patient who is a plaintiff in a complaint
3		pending before a court of competent jurisdiction
4		alleging health care negligence and a request for
5		[records] the communication or information has been
6		served on a named defendant in that litigation;
7	(2)	If the [records are] communication or information is
8		requested by a licensing authority, as defined in
9		section 436B-2, and the request is made in connection
10		with an investigation of a complaint to the licensing
11		authority and the [records are] communication or
12		information is related to the complaint, unless the
13		complaint is made solely on the basis that the
14		licensee, acting within the licensee's scope of
15		practice, provided reproductive health care services
16		or gender-affirming health care services that are
17		lawful [in] under the laws of this State;
18	(3)	To the director of health [for records of a patient of
19		a covered entity in connection with an investigation
20		of a complaint, if the [records are] communication or

1		information is related to the investigation of a
2		complaint; or
3	(4)	If child abuse, abuse of an individual who is sixty
4		years of age or older, abuse of an individual who is
5		physically disabled or incompetent, or abuse of an
6		individual with an intellectual disability is known or
7		in good faith suspected[-]; provided that reproductive
8		health care services or gender-affirming health care
9		services that are lawful under the laws of this State
10		shall not alone constitute abuse.
11	(c)	Nothing in this section shall be construed to impede
12	the lawful	l sharing of medical records as permitted by state or
13	federal la	aw or the rules of the court, except in the case of a
14	subpoena d	or warrant issued by a court, government agency, or
15	legislativ	re body of another state commanding the production,
16	copying, o	or inspection of medical records relating to
17	reproducti	ive health care services[-] or gender-affirming health
18	care servi	ices that are lawful under the laws of this State.
19	<u>(d)</u>	As used in this section:
20	"Comm	munication or information" excludes uses and
21	disclosure	es that covered entities may prevent an accounting of

#### H.B. NO. 2079 H.D. 1

- 1 disclosures pursuant to title 45 Code of Federal Regulations
- 2 section 164.538.
- 3 "Covered entity" shall have the same meaning as defined in
- 4 title 45 Code of Federal Regulations section 160.103, or as the
- 5 same as may be from time to time amended or modified.
- 6 §323J-3 Subpoenas; when allowed. Notwithstanding sections
- 7 624-27 and 624D-3 or any other law to the contrary, no court or
- 8 clerk of a court shall order the issuance of a subpoena
- 9 requested by an officer, appointed according to the laws or
- 10 usages of another state or government, or by any court of the
- 11 United States or of another state or government, in connection
- 12 with an out-of-state or interstate investigation or proceeding
- 13 relating to reproductive health care services [legally performed
- 14 in the] or gender-affirming health care services that are lawful
- 15 under the laws of this State.
- 16 §323J-4 Agencies prohibited from providing information or
- 17 expending resources. (a) No agency, as defined in section
- 18 92F-3, or employee, appointee, officer, official, or any other
- 19 person acting on behalf of an agency shall provide any nonpublic
- 20 information or expend or use time, money, facilities, property,
- 21 equipment, personnel, or other resources in furtherance of any

1	out-of-sta	ate or interstate investigation or proceeding seeking
2	to impose	civil or criminal liability upon a person or entity
3	for:	
4	(1)	[The provision, seeking, Seeking, receiving, paying
5		for, [receipt of,] or inquiring about reproductive
6		health care services [that are legal in the] or
7		gender-affirming health care services that are lawful
8		under the laws of this State; [er]
9	(2)	Providing or responding to an inquiry about
10		reproductive health care services or gender-affirming
11		health care services that are lawful under the laws of
12		this State;
13	[ <del>(2)</del> ]	(3) Assisting [any person or entity providing,
14		seeking, receiving, paying for, or responding to an
15		inquiry about reproductive health care services that
16		are legal in the State.] or aiding or abetting in any
17		of the conduct described in paragraph (1) or (2); or
18	(4)	Attempting or intending to engage in or providing
19		material support for (or any other theory of
20		vicarious, attempt, joint, several, or conspiracy

1	liability derived therefrom) conduct described in
2	paragraphs (1) to (3).
3	(b) This section shall not apply to any investigation or
4	proceeding where the conduct subject to potential liability
5	under the investigation or proceeding would be subject to
6	liability under the laws of this State if committed in this
7	State.
8	§323J-5 Prohibition on state action. The State shall not
9	penalize, prosecute, or otherwise take adverse action against ar
10	individual based on the individual's actual, potential,
11	perceived, or alleged pregnancy or gender-affirming health care
12	outcomes. The State shall not penalize, prosecute, or otherwise
13	take adverse action against a person for aiding or assisting
14	[ <del>a</del> ] <u>:</u>
15	$\underline{\text{(1)}}$ A pregnant individual accessing reproductive health
16	care services [in accordance with] that are lawful
17	under the laws of [the] this State and with the
18	pregnant individual's voluntary consent[+]; or
19	(2) An individual accessing gender-affirming health care
20	services that are lawful under the laws of this State
21	and with the individual's voluntary consent.

1	§323	J-6 Denial of demands for surrender. Notwithstanding
2	any provi	sion of chapter 832 to the contrary, the governor shall
3	deny any	demand made by the executive authority of any state for
4	the surre	nder of any person charged with a crime under the laws
5	of that s	tate when the alleged crime involves [the provision or
6	receipt o	<u>f</u> ,] <u>:</u>
7	(1)	Seeking, receiving, paying for, or [assistance with,]
8		<pre>inquiring about reproductive health care services[7]</pre>
9		or gender-affirming health care services;
10	(2)	Providing or responding to an inquiry about
11		reproductive health care services or gender-affirming
12		health care services;
13	(3)	Assisting or aiding or abetting in any of the conduct
14		described in paragraph (1) or (2); or
15	(4)	Attempting or intending to engage in or providing
16		material support for (or any other theory of
17		vicarious, attempt, joint, several, or conspiracy
18		liability derived therefrom) conduct described in
19		paragraphs (1) to (3),
20	unless th	e acts forming the basis of the prosecution would also
21	constitut	e a criminal offense in this State. This section shall

1	not apply	to demands made under Article IV, section 2, of the
2	United St	ates Constitution.
3	§323	J-7 Laws contrary to the public policy of this State.
4	(a) A la	w of another state authorizing a civil action or
5	criminal	prosecution based on any of the following [is] shall be
6	declared	to be contrary to the public policy of this State:
7	(1)	[Receiving, seeking, or] Seeking, receiving, paying
8		for, or inquiring about reproductive health care
9		services[+] or gender-affirming health care services
10		that are lawful under the laws of this State;
11	(2)	Providing or responding to an inquiry about
12		reproductive health care services[+] or
13		gender-affirming health care services that are lawful
14		under the laws of this State;
15	(3)	[Engaging in conduct that assists or aids or abets the
16		provision or receipt of reproductive health care
17		services; Assisting or aiding or abetting in any of
18		the conduct described in paragraph (1) or (2); or
19	(4)	Attempting or intending to engage in or providing
20		material support for (or any other theory of
21		vicarious, attempt, joint, several, or conspiracy

-	riability delived therefrom, conduct described in
2	paragraphs (1) to (3)[ $_{ au}$
3	in accordance with the laws of this State].
4	(b) No law described in subsection (a) shall be applied to
5	a case or controversy heard in the courts of this State."
6	SECTION 4. Section 451J-11, Hawaii Revised Statutes, is
7	amended by amending subsection (a) to read as follows:
8	"(a) The department shall deny, revoke, condition, or
9	suspend a license granted pursuant to this chapter on the
10	following grounds:
11	(1) Conviction by a court of competent jurisdiction of a
12	crime [which] that the department has determined, by
13	rules adopted pursuant to chapter 91, to be of a
14	nature that renders the person convicted unfit to
15	practice marriage and family therapy[ $\dot{\tau}$ ], except when
16	the conviction was based on the provision or
17	assistance in receipt or provision of gender-affirming
18	health care services, as defined under section 323J-1,
19	so long as the provision or assistance in receipt or
20	provision of the services was in accordance with the
21	laws of this State or would have been in accordance

1

1		with the laws of this State if it occurred within this
2		State;
3	(2)	Failing to report in writing to the director any
4		disciplinary decision related to the provision of
5		mental health services issued against the licensee or
6		the applicant in any jurisdiction within thirty days
7		of the disciplinary decision, or within thirty days of
8		licensure;
9	(3)	Violation of recognized ethical standards for marriage
10		and family therapists or licensed marriage and family
11		therapists as set by the association;
12	(4)	Fraud or misrepresentation in obtaining or renewing a
13		license, including making a false certification of
14		compliance with the continuing education requirement
15		set forth in section 451J-10;
16	(5)	Revocation, suspension, or other disciplinary action
17		by any state or federal agency against a licensee or
18		applicant for any reason provided under this
19		section[;], except when the revocation, suspension, or
20		other disciplinary action was based on the provision
21		or assistance in receipt or provision of

1		gender-affirming health care services, as defined
2		under section 323J-1, so long as the provision or
3		assistance in receipt or provision of the services was
4		in accordance with the laws of this State or would
5		have been in accordance with the laws of this State if
6		it occurred within this State; or
7	(6)	Other just and sufficient cause that renders a person
8		unfit to practice marriage and family therapy."
9	SECT	ION 5. Section 451J-12, Hawaii Revised Statutes, is
10	amended t	o read as follows:
11	"[+]	§451J-12[+] Confidentiality and privileged
12	communica	tions. No person licensed as a marriage and family
13	therapist	, nor any of the person's employees or associates,
14	shall be	required to disclose any information that the person
15	may have	acquired in rendering marriage and family therapy
16	services,	except in the following circumstances:
17	(1)	As required by law;
18	(2)	To prevent a clear and immediate danger to a person or
19		persons;
20	(3)	In the course of a civil, criminal, or disciplinary
21		action arising from the therapy where the therapist is

1		a defendant[+], except when the civil, criminal, or
2		disciplinary action by another state or federal agency
3		is based on the provision or assistance in receipt or
4		provision of gender-affirming health care services, as
5		defined under section 323J-1, so long as the provision
6		or assistance in receipt or provision of the services
7		was in accordance with the laws of this State or would
8		have been in accordance with the laws of this State if
9		it occurred within this State;
10	(4)	In a criminal proceeding where the client is a
11		defendant and the use of the privilege would violate
12		the defendant's right to a compulsory process of the
13		right to present testimony and witnesses in the
14		defendant's own behalf;
15	(5)	In accordance with the terms of a client's previously
16		written waiver of the privilege; or
17	(6)	Where more than one person in a family jointly
18		receives therapy and each [family member] person who
19		is legally competent executes a written waiver[; in].
20		<u>In</u> that instance, a therapist may disclose information

1		received from any [family member] person in accordance
2		with the terms of [the] that person's waiver."
3	SECTI	ION 6. Section 453-8, Hawaii Revised Statutes, is
4	amended by	amending subsections (a), (b), and (c) to read as
5	follows:	
6	"(a)	In addition to any other actions authorized by law,
7	any licens	se to practice medicine and surgery may be revoked,
8	limited, c	or suspended by the board at any time in a proceeding
9	before the	e board, or may be denied, for any cause authorized by
10	law, inclu	ding but not limited to the following:
11	(1)	Procuring, or aiding or abetting in procuring, an
12		abortion that is unlawful under the laws of this State
13		or that would be unlawful under the laws of this State
14		if performed within this State;
15	(2)	Employing any person to solicit patients for one's
16		self;
17	(3)	Engaging in false, fraudulent, or deceptive
18		advertising, including but not limited to:
19		(A) Making excessive claims of expertise in one or
20		more medical specialty fields;

1		(D)	Assuring a permanent cure for an incurable
2			disease; or
3		(C)	Making any untruthful and improbable statement in
4			advertising one's medical or surgical practice or
5			business;
6 (4	<b>4)</b> 1	Being	habituated to the excessive use of drugs or
7	ě	alcoh	ol; or being addicted to, dependent on, or a
8	]	habit	ual user of a narcotic, barbiturate, amphetamine,
9	]	hallu	cinogen, or other drug having similar effects;
10 (5	5) :	Pract	cicing medicine while the ability to practice is
11	:	impai	red by alcohol, drugs, physical disability, or
12	1	menta	el instability;
13 (6	5) :	Procu	ring a license through fraud, misrepresentation,
14	·	or de	ceit, or knowingly permitting an unlicensed
15	]	perso	on to perform activities requiring a license;
16 (7	7) :	Profe	ssional misconduct, hazardous negligence causing
17	]	bodil	y injury to another, or manifest incapacity in
18		the p	ractice of medicine or surgery;
19 (8	3)	Incom	petence or multiple instances of negligence,
20		inclu	ding but not limited to the consistent use of

1		medical service, [which] that is inappropriate or
2		unnecessary;
3	(9)	Conduct or practice contrary to recognized standards
4		of ethics of the medical profession as adopted by the
5		Hawaii Medical Association, the American Medical
6		Association, the Hawaii Association of Osteopathic
7		Physicians and Surgeons, or the American Osteopathic
8		Association;
9	(10)	Violation of the conditions or limitations upon which
10		a limited or temporary license is issued;
11	(11)	Revocation, suspension, or other disciplinary action
12		by another state or federal agency of a license,
13		certificate, or medical privilege, except when the
14		revocation, suspension, or other disciplinary action
15		was based on the provision or assistance in receipt or
16		provision of [medical,]:
17		(A) Medical, surgical, pharmaceutical, counseling, or
18		referral services relating to the human
19		reproductive system, including but not limited to
20		services relating to pregnancy, contraception, or
21		the termination of a pregnancy[; or

1		(B) Gender-affirming health care services, as defined
2		under section 323J-1,
3		so long as the provision or assistance in receipt or
4		provision of the services was in accordance with the
5		laws of this State or would have been in accordance
6		with the laws of this State if it occurred within this
7		State;
8	(12)	Conviction, whether by nolo contendere or otherwise,
9		of a penal offense substantially related to the
10		qualifications, functions, or duties of a physician or
11		osteopathic physician, notwithstanding any statutory
12		provision to the contrary, except when the conviction
13		was based on the provision or assistance in receipt or
14		provision of [medical,]:
15		(A) Medical, surgical, pharmaceutical, counseling, or
16		referral services relating to the human
17		reproductive system, including but not limited to
18		services relating to pregnancy, contraception, or
19		the termination of a pregnancy[ $ au$ ]; or
20		(B) Gender-affirming health care services, as defined
21		under section 323J-1,

1		so long as the provision or assistance in receipt or
2		provision of the services was in accordance with the
3		laws of this State or would have been in accordance
4		with the laws of this State if it occurred within this
5		State;
6	(13)	Violation of chapter 329, the uniform controlled
7		substances act, or any rule adopted thereunder except
8		as provided in section 329-122;
9	(14)	Failure to report to the board, in writing, any
10		disciplinary decision issued against the licensee or
11		the applicant in another jurisdiction within thirty
12		days after the disciplinary decision is issued; or
13	(15)	Submitting to or filing with the board any notice,
14		statement, or other document required under this
15		chapter[, which] that is false or untrue or contains
16		any material misstatement or omission of fact.
17	(b)	If disciplinary action related to the practice of
18	medicine 1	has been taken against the applicant by another state
19	or federa	l agency, or if the applicant reveals a physical or
20	mental co	ndition that would constitute a violation under this

1	section,	then the board may impose one or more of the following
2	requireme	ents as a condition for licensure:
3	(1)	Physical and mental evaluation of the applicant by a
4		licensed physician or osteopathic physician approved
5		by the board;
6	(2)	Probation, including conditions of probation such as
7		requiring observation of the licensee by an
8		appropriate group or society of licensed physicians,
9		osteopathic physicians, or surgeons;
10	(3)	Limitation of the license by restricting the fields of
11		practice in which the licensee may engage;
12	(4)	Further education or training or proof of performance
13		competency; and
14	(5)	Limitation of the medical practice of the licensee in
15		any reasonable manner to assure the safety and welfare
16		of the consuming public;
17	provided	that the board shall not impose as a condition for
18	licensure	any of the requirements pursuant to this subsection if
19	the disci	plinary action related to the practice of medicine
20	taken aga	inst the applicant was based on the provision or
21	assistanc	e in receipt or provision of medical, surgical,

- 1 pharmaceutical, counseling, or referral services relating to the
- 2 human reproductive system, including but not limited to services
- 3 relating to pregnancy, contraception, or the termination of a
- 4 pregnancy, or the provision or assistance in receipt or
- 5 provision of gender-affirming health care services, as defined
- 6 under section 323J-1, so long as the provision or assistance in
- 7 receipt or provision of the services was in accordance with the
- 8 laws of this State or would have been in accordance with the
- 9 laws of this State if it occurred within this State.
- 10 (c) Notwithstanding any other law to the contrary, the
- 11 board may deny a license to any applicant who has been
- 12 disciplined by another state or federal agency, except on the
- 13 basis of discipline for the provision or assistance in receipt
- 14 or provision of medical, surgical, pharmaceutical, counseling,
- 15 or referral services relating to the human reproductive system,
- 16 including but not limited to services relating to pregnancy,
- 17 contraception, or the termination of a pregnancy, or the
- 18 provision or assistance in receipt or provision of
- 19 gender-affirming health care services, as defined under section
- 20 323J-1, so long as the provision or assistance in receipt or
- 21 provision of the services was in accordance with the laws of

1 this State or would have been in accordance with the laws of 2 this State if it occurred within this State. Any final order of 3 discipline taken pursuant to this subsection shall be a matter 4 of public record." 5 SECTION 7. Section 453-8.6, Hawaii Revised Statutes, is 6 amended as follows: 7 1. By amending subsection (a) to read: 8 "(a) Upon receipt of evidence of revocation, suspension, 9 or other disciplinary action against a licensee by another state 10 or federal agency, the board may issue an order imposing 11 disciplinary action upon the licensee on the following 12 conditions: 13 The board shall serve the licensee with a proposed (1)14 order imposing disciplinary action as required by 15 chapter 91; 16 (2) The licensee shall have the right to request a hearing 17 pursuant to chapter 91 to show cause why the action 18 described in the proposed order should not be imposed; 19 (3) Any request for a hearing shall be made in writing and 20 filed with the board within twenty days after mailing

of the proposed order to the licensee; and

21

#### H.B. NO. 2079 H.D. 1

1	(4) If the licensee does not submit a written request for
2	a hearing within twenty days after mailing of the
3	proposed order, the board may issue a final order
4	imposing the disciplinary action described in the
5	proposed order;
6	provided that the board shall not issue an order imposing
7	disciplinary action upon the licensee if the revocation,
8	suspension, or other disciplinary action against a licensee by
9	another state was based on the provision or assistance in
10	receipt or provision of medical, surgical, pharmaceutical,
11	counseling, or referral services relating to the human
12	reproductive system, including but not limited to services
13	relating to pregnancy, contraception, or the termination of a
14	pregnancy, or the provision or assistance in receipt or
15	provision of gender-affirming health care services, as defined
16	under section 323J-1, so long as the provision or assistance in
17	receipt or provision of the services was in accordance with the
18	laws of this State or would have been in accordance with the
19	laws of this State if it occurred within this State."
20	2. By amending subsection (c) to read:

1	"(C)	A 1	icensee against whom the board has issued a
2	proposed	order	under this section shall be prohibited from
3	practicin	g in	this State until the board issues a final order
4	if:		
5	(1)	The	licensee was the subject of disciplinary action by
6		anot	her state, except where the disciplinary action
7		agai	nst the licensee by another state was based on the
8		prov	ision or assistance in receipt or provision of
9		[med	ical <sub>r</sub> ]:
10		<u>(A)</u>	Medical, surgical, pharmaceutical, counseling, or
11			referral services relating to the human
12	Y		reproductive system, including but not limited to
13			services relating to pregnancy, contraception, or
14			the termination of a pregnancy[ $_{ au}$ ]; or
15		<u>(B)</u>	Gender-affirming health care services, as defined
16			under section 323J-1,
17		so l	ong as the provision or assistance in receipt or
18		prov	ision of the services was in accordance with the
19		laws	of this State or would have been in accordance
20		with	the laws of this State if it occurred within this
21		Stat	e; and

1	(2)	The disciplinary action by another state prohibits the
2		licensee from practicing in that state."
3	SECT	ION 8. Section 453D-12, Hawaii Revised Statutes, is
4	amended b	y amending subsection (a) to read as follows:
5	"(a)	In addition to any other acts or conditions provided
6	by law, t	he director may refuse to renew, reinstate, or restore,
7	and may d	eny, revoke, suspend, or condition in any manner, any
8	license f	or any one or more of the following acts or conditions
9	on the pa	rt of a licensee or license applicant:
10	(1)	Failing to meet or maintain the conditions and
11		requirements necessary to qualify for the granting of
12		a license;
13	(2)	Engaging in false, fraudulent, or deceptive
14		advertising, or making untruthful or improbable
15		statements;
16	(3)	Being addicted to, dependent on, or a habitual user of
17		a narcotic, barbiturate, amphetamine, hallucinogen,
18		opium, cocaine, or other drugs or derivatives of a
19		similar nature;

1	(4)	Practicing the licensed profession while impaired by
2		alcohol, drugs, physical disability, or mental
3		instability;
4	(5)	Procuring a license through fraud, misrepresentation,
5		or deceit;
6	(6)	Aiding and abetting an unlicensed person to directly
7		or indirectly perform activities requiring a license;
8	(7)	Professional misconduct, incompetence, gross
9		negligence, or manifest incapacity, in the practice of
10		the licensed profession;
11	(8)	Engaging in conduct or practice contrary to recognized
12		standards of ethics for the licensed profession;
13	(9)	Violating any condition or limitation upon which a
14		conditional or temporary license was issued;
15	(10)	Engaging in business under a past or present license
16		issued pursuant to the licensing laws, in a manner
17		causing injury to one or more members of the public;
18	(11)	Failing to comply with, observe, or adhere to any law
19		in a manner [such] that the director deems the
20		applicant or holder to be an unfit or improper person
21		to hold a license;

1	(12)	naving had a license levoked of suspended, or having
2		been the subject of other disciplinary action, by
3		another state or a federal agency for any reason
4		provided by the licensing laws or this section[ $\div$ ].
5		except when the revocation, suspension, or other
6		disciplinary action was based on the provision or
7		assistance in receipt or provision of gender-affirming
8		health care services, as defined under section 323J-1,
9		so long as the provision or assistance in receipt or
10		provision of the services was in accordance with the
11		laws of this State or would have been in accordance
12		with the laws of this State if it occurred within this
13		State;
14	(13)	Having been convicted of a crime, whether by nolo
15		contendere or otherwise, directly related to the
16		qualifications, functions, or duties of the licensed
17		profession[+], except when the conviction was based on
18		the provision or assistance in receipt or provision of
19		gender-affirming health care services, as defined
20		under section 323J-1, so long as the provision or
21		assistance in receipt or provision of the services was

1		in accordance with the laws of this State or would
2		have been in accordance with the laws of this State if
3		it occurred within this State;
4	(14)	Failing to report in writing to the director any
5		disciplinary decision issued against the licensee or
6		applicant in another jurisdiction within thirty days
7		of the disciplinary decision;
8	(15)	Employing, utilizing, or attempting to employ or
9		utilize, at any time, any person not licensed under
10		the licensing laws where licensure is required; or
11	(16)	Violating this chapter, chapter 436B, or any rule or
12		order of the director."
13	SECT	ION 9. Section 453D-13, Hawaii Revised Statutes, is
14	amended to	o read as follows:
15	"[ <del>+</del> ]:	§453D-13[+] Confidentiality and privileged
16	communicat	tions. No person licensed as a mental health
17	counselor	, nor any of the person's employees or associates,
18	shall be	required to disclose any information that the person
19	may have a	acquired in rendering mental health counseling
20	services,	except in the following circumstances:
21	(1)	As required by law;

### H.B. NO. 2079 H.D. 1

(2)	To prevent a clear and imminent danger to a person or
	persons;
(3)	In accordance with the terms of a previously written
	waiver of the privilege where the waiver is executed
	by the client or by the client's legally recognized
	representative;
(4)	Where more than one person jointly receives counseling
	and each person who is legally competent executes a
	written waiver. In that instance, a mental health
	counselor may disclose information from any person in
	accordance with that person's waiver; or
(5)	In the course of a disciplinary action or pursuant to
	a duly authorized subpoena issued by the
	department[-], except when the disciplinary action by
	another state or federal agency is based on the
	provision or assistance in receipt or provision of
	gender-affirming health care services, as defined
	under section 323J-1, so long as the provision or
	assistance in receipt or provision of the services was
	in accordance with the laws of this State or would
	(3)

1		have been in accordance with the laws of this State if
2		it occurred within this State."
3	SECI	CION 10. Section 457-12, Hawaii Revised Statutes, is
4	amended b	by amending subsections (a) and (b) to read as follows:
5	" (a)	In addition to any other actions authorized by law,
6	the board	shall have the power to deny, revoke, limit, or
7	suspend a	ny license to practice nursing as a registered nurse or
8	as a lice	ensed practical nurse applied for or issued by the board
9	in accord	lance with this chapter, and to fine or to otherwise
10	disciplin	e a licensee for any cause authorized by law, including
11	but not 1	imited to the following:
12	(1)	Fraud or deceit in procuring or attempting to procure
13		a license to practice nursing as a registered nurse or
14		as a licensed practical nurse;
15	(2)	Gross immorality;
16	(3)	Unfitness or incompetence by reason of negligence,
17		habits, or other causes;
18	(4)	Habitual intemperance, addiction to, or dependency on
19		alcohol or other habit-forming substances;
20	(5)	Mental incompetence;

1	(6)	Unprofessional conduct as defined by the board in
2		accordance with its own rules;
3	(7)	Wilful or repeated violation of any of the provisions
4		of this chapter or any rule adopted by the board;
5	(8)	Revocation, suspension, limitation, or other
6		disciplinary action by another state of a nursing
7		license, except when the revocation, suspension,
8		limitation, or other disciplinary action by another
9		state was based on the provision or assistance in
10		receipt or provision of [medical,]:
11		(A) Medical, surgical, pharmaceutical, counseling, or
12		referral services relating to the human
13		reproductive system, including but not limited to
14		services relating to pregnancy, contraception, or
15		the termination of a pregnancy $[ au]$ ; or
16		(B) Gender-affirming health care services, as defined
17		under section 323J-1,
18		so long as the provision or assistance in receipt or
19		provision of the services was in accordance with the
20		laws of this State or would have been in accordance

•		with the laws of this state if it occurred within this
2		State;
3	(9)	Conviction, whether by nolo contendere or otherwise,
4		of a penal offense substantially related to the
5		qualifications, functions, or duties of a nurse,
6		notwithstanding any statutory provision to the
7		contrary, except when the conviction was based on the
8		provision or assistance in receipt or provision of
9		[medical,]:
10		(A) Medical, surgical, pharmaceutical, counseling, or
11		referral services relating to the human
12		reproductive system, including but not limited to
13		services relating to pregnancy, contraception, or
14		the termination of a pregnancy[ $_{ au}$ ]; or
15		(B) Gender-affirming health care services, as defined
16		under section 323J-1,
17		so long as the provision or assistance in receipt or
18		provision of the services was in accordance with the
19		laws of this State or would have been in accordance
20		with the laws of this State if it occurred within this
21		State;

1	(10)	Failure to report to the board any disciplinary action
2		taken against the licensee in another jurisdiction
3		within thirty days after the disciplinary action
4		becomes final;
5	(11)	Submitting to or filing with the board any notice,
6		statement, or other document required under this
7		chapter[, which] that is false or untrue or contains
8		any material misstatement of fact, including a false
9		attestation of compliance with continuing competency
10		requirements; or
11	(12)	Violation of the conditions or limitations upon which
12		any license is issued.
13	(b)	Notwithstanding any other law to the contrary, the
14	board may	deny a license to any applicant who has been
15	discipline	ed by another state, except on the basis of discipline
16	by anothe:	r state for the provision or assistance in receipt or
17	provision	of [medical,]:
18	(1)	Medical, surgical, pharmaceutical, counseling, or
19		referral services relating to the human reproductive
20		system, including but not limited to services relating

1	to pregnancy, contraception, or the termination of a
2	pregnancy[7]; or
3	(2) Gender-affirming health care services, as defined
4	under section 323J-1,
5	so long as the provision or assistance in receipt or provision
6	of the services was in accordance with the laws of this State or
7	would have been in accordance with the laws of this State if it
8	occurred within this State. Any final order entered pursuant to
9	this subsection shall be a matter of public record."
10	SECTION 11. Section 457-12.5, Hawaii Revised Statutes, is
11	amended as follows:
12	1. By amending subsection (a) to read:
13	"(a) Upon receipt of evidence of revocation, suspension,
14	or other disciplinary action against a licensee in another
15	state, the board may issue an order imposing disciplinary action
16	upon the licensee on the following conditions:
17	(1) The board shall serve the licensee with a proposed
18	order imposing disciplinary action as required by
19	chapter 91;

1	(2)	The licensee shall have the right to request a hearing
2		pursuant to chapter 91 to show cause why the action
3		described in the proposed order should not be imposed;
4	(3)	Any request for a hearing shall be made in writing and
5		filed with the board within twenty days after mailing
6		of the proposed order to the licensee; and
7	(4)	If the licensee does not submit a written request for
8		a hearing within twenty days after mailing of the
9		proposed order, the board shall issue a final order
10		imposing the disciplinary action described in the
11		proposed order;
12	provided ·	that the board shall not issue an order imposing
13	disciplina	ary action upon the licensee if the revocation,
14	suspension	n, or other disciplinary action against a licensee by
15	another st	tate was based on the provision or assistance in
16	receipt o	r provision of medical, surgical, pharmaceutical,
17	counseling	g, or referral services relating to the human
18	reproduct	ive system, including but not limited to services
19	relating t	to pregnancy, contraception, or the termination of a
20	pregnancy	, or the provision or assistance in receipt or
21	provision	of gender-affirming health care services, as defined

1	under section $323J-1$ , so long as the provision or assistance in
2	receipt or provision of the services was in accordance with the
3	laws of this State or would have been in accordance with the
4	laws of this State if it occurred within this State."
5	2. By amending subsection (c) to read:
6	"(c) A licensee against whom the board has issued a
7	proposed order under this section shall be prohibited from
8	practicing in this State until the board issues a final order
9	if:
10	(1) The licensee was the subject of disciplinary action by
11	another state, except where the disciplinary action
12	against the licensee by another state was based on the
13	provision or assistance in receipt or provision of
14	[medical,]:
15	(A) Medical, surgical, pharmaceutical, counseling, or
16	referral services relating to the human
17	reproductive system, including but not limited to
18	services relating to pregnancy, contraception, or
19	the termination of a pregnancy $[\tau]$ ; or
20	(B) Gender-affirming health care services, as defined
21	under section 323J-1,

1		so long as the provision or assistance in receipt or
2		provision of the services was in accordance with the
3		laws of this State or would have been in accordance
4		with the laws of this State if it occurred within this
5		State; and
6	(2)	The disciplinary action in the other state prohibits
7		the licensee from practicing in that state."
8	SECT	ION 12. Section 461-21.5, Hawaii Revised Statutes, is
9	amended a	s follows:
10	1.	By amending subsection (a) to read:
11	"(a)	Upon receipt of evidence of revocation, suspension,
12	or other	disciplinary action against a licensee by another state
13	or federa	l agency, the board may issue an order imposing
14	disciplin	ary action upon the licensee on the following
15	condition	s:
16	(1)	The board shall serve the licensee with a proposed
17		order imposing disciplinary action as required by
18		chapter 91;
19	(2)	The licensee shall have the right to request a hearing
20		pursuant to chapter 91 to show cause why the action
21		described in the proposed order should not be imposed:

1	(3)	Any request for a hearing shall be made in writing and
2		filed with the board within twenty days after mailing
3		of the proposed order to the licensee; and
4	(4)	If the licensee does not submit a written request for
5		a hearing within twenty days after mailing of the
6		proposed order, the board shall issue a final order
7		imposing the disciplinary action described in the
8		proposed order;
9	provided	that the board shall not issue an order imposing
10	disciplin	ary action upon the licensee if the revocation,
11	suspensio	n, or other disciplinary action against a licensee by
12	another s	tate was based on the provision or assistance in
13	receipt o	r provision of medical, surgical, pharmaceutical,
14	counselin	g, or referral services relating to the human
15	reproduct	ive system, including but not limited to services
16	relating '	to pregnancy, contraception, or the termination of a
17	pregnancy	, or the provision or assistance in receipt or
18	provision	of gender-affirming health care services, as defined
19	under sec	tion 323J-1, so long as the provision or assistance in
20	receipt o	r provision of the services was in accordance with the

•	Taws of C	.111.5 .	reace of would have been in accordance with the
2	laws of t	his S	tate if it occurred within this State."
3	2.	By am	ending subsection (c) to read:
4	"(C)	A l	icensee against whom the board has issued a
5	proposed	order	under this section shall be prohibited from
6	practicin	g in	this State until the board issues a final order
7	if:		
8	(1)	The	licensee was the subject of disciplinary action by
9		anot	her state, except where the disciplinary action
10		agai	nst the licensee by another state was based on the
11		prov	ision or assistance in receipt or provision of
12		[ <del>med</del>	<del>ical,</del> ] <u>:</u>
13		<u>(A)</u>	Medical, surgical, pharmaceutical, counseling, or
14			referral services relating to the human
15			reproductive system, including but not limited to
16			services relating to pregnancy, contraception, or
17			the termination of a pregnancy[ $ au$ ]; or
18		<u>(B)</u>	Gender-affirming health care services, as defined
19			under section 323J-1,
20		so l	ong as the provision or assistance in receipt or
21		prov	ision of the services was in accordance with the

#### H.B. NO. 2079 H.D. 1

1		laws of this State or would have been in accordance
2		with the laws of this State if it occurred within this
3		State; and
4	(2)	The disciplinary action by another state prohibits the
5		licensee from practicing in that state."
6	SECT	ION 13. Section 465-13, Hawaii Revised Statutes, is
7	amended b	y amending subsection (a) to read as follows:
8	"(a)	In addition to any other actions authorized by law,
9	the board	shall refuse to grant a license to any applicant and
10	may revok	e or suspend any license, or may place a license or
11	[ <del>may</del> ] put	a license holder on conditional probation, for any
12	cause auti	horized by law, including but not limited to the
13	following	:
14	(1)	Professional misconduct, gross carelessness, manifest
15		incapacity, or incompetency in the practice of
16		psychology;
17	(2)	Violation of this chapter by the applicant within one
18		year of the application, or violation of this chapter
19		by a license holder any time the license is valid;
20	(3)	Any unethical practice of psychology as defined by the
21		board in accordance with its own rules;

1	(4)	Fraud or deception in applying for or procuring a
2		license to practice psychology as defined in section
3		465-1;
4	(5)	Conviction of a crime substantially related to the
5		qualifications, functions, or duties of
6		psychologists[+], except when the conviction was based
7		on the provision or assistance in receipt or provision
8		of gender-affirming health care services, as defined
9		under section 323J-1, so long as the provision or
10		assistance in receipt or provision of the services was
11		in accordance with the laws of this State or would
12		have been in accordance with the laws of this State if
13		it occurred within this State;
14	(6)	Wilful unauthorized communication of information
15		received in professional confidence;
16	(7)	The suspension, revocation, or imposition of
17		probationary conditions by another state of a license
18		or certificate to practice psychology issued by that
19		state if the act for which the disciplinary action was
20		taken constitutes a violation of this chapter;

1	(8)	The commission of any dishonest, corrupt, or
2		fraudulent act or any act of sexual abuse, or sexual
3		relations with a client, or sexual misconduct that is
4		substantially related to the qualifications,
5		functions, or duties of a psychologist;
6	(9)	Harassment, intimidation, or abuse, sexual or
7		otherwise, of a client or patient;
8	(10)	Exercising undue influence in the manner as to exploit
9		the client, patient, student, or supervisee for
10		financial or other personal advantage to the
11		practitioner or a third party;
12	(11)	Conviction of fraud in filing medicaid claims or
13		conviction of fraud in filing claims to any third
14		party payor, for which a copy of the record of
15		conviction, certified by the clerk of the court
16		entering the conviction, shall be conclusive evidence;
17	(12)	Aiding or abetting any unlicensed person to engage in
18		the practice of psychology;
19	(13)	Repeated acts of excessive treatment or use of
20		diagnostic procedures as determined by the standard of
21		the local community of licensees;

1	(14)	Inability to practice psychology with reasonable skill
2		and safety to patients or clients by reason of
3		illness, inebriation, or excessive use of any
4		substance, or as a result of any mental or physical
5		condition;
6	(15)	Conviction of any crime or offense that reflects the
7		inability of the practitioner to practice psychology
8		with due regard for the health and safety of clients
9		or patients;
10	(16)	Use of untruthful or deceptive or improbable
11		statements concerning the licensee's qualifications or
12		the effects or results of proposed treatment;
13	(17)	Functioning outside of the licensee's professional
14		competence established by education, training, and
15		experience;
16	(18)	Refusal to comply with any written order of the board;
17	(19)	Making any fraudulent or untrue statement to the
18		board, including a false certification of compliance
19		with the continuing education requirement of section
20		465-11; or
21	(20)	Violation of a board rule."

1	SECTION 14. Section 583A-102, Hawaii Revised Statutes, is
2	amended by adding a new definition to be appropriately inserted
3	and to read as follows:
4	""Gender-affirming health care services" shall have the
5	same meaning as in section 323J-1."
6	SECTION 15. Section 583A-201, Hawaii Revised Statutes, is
7	amended to read as follows:
8	"[+]\$583A-201[+] Initial child-custody jurisdiction. (a)
9	Except as otherwise provided in section 583A-204, a court of
10	this State [has] shall have jurisdiction to make an initial
11	child-custody determination only if:
12	(1) This State is the home state of the child on the date
13	of the commencement of the proceeding, or was the home
14	state of the child within six months before the
15	commencement of the proceeding and the child is absent
16	from this State but a parent or person acting as a
17	parent continues to live in this State;
18	(2) A court of another state does not have jurisdiction
19	under paragraph (1), or a court of the home state of
20	the child has declined to exercise jurisdiction on the

1		ground that this State is the more appropriate forum
2		under section 583A-207 or 583A-208, and:
3		(A) The child and the child's parents, or the child
4		and at least one parent or a person acting as a
5		parent, have a significant connection with this
6		State other than mere physical presence; and
7		(B) Substantial evidence is available in this State
8		concerning the child's care, protection,
9		training, and personal relationships;
10	(3)	All courts having jurisdiction under paragraph (1) or
11		(2) have declined to exercise jurisdiction on the
12		ground that a court of this State is the more
13		appropriate forum to determine the custody of the
14		child under section 583A-207 or 583A-208; or
15	(4)	No court of any other state would have jurisdiction
16		under the criteria specified in paragraph (1), (2), or
17		(3).
18	(b)	Subsection (a) shall be the exclusive jurisdictional
19	basis for	making a child-custody determination by a court of
20	this State	∋.

2024-1058 HB2079 HD1 HMS0

#### H.B. NO. 2079 H.D. 1

1 (c) Physical presence of, or personal jurisdiction over, a 2 party or [a] child shall not be necessary or sufficient to make 3 a child-custody determination. 4 (d) The presence of a child in this State for the purpose of obtaining gender-affirming health care services shall be 5 6 sufficient to meet the requirements of subsection (a)(2)." 7 SECTION 16. Section 583A-204, Hawaii Revised Statutes, is 8 amended by amending subsection (a) to read as follows: 9 "(a) A court of this State [has] shall have temporary 10 emergency jurisdiction if the child is present in this State and 11 the child has been abandoned or it is necessary in an emergency to protect the child because [the]: 12 13 The child, or a sibling or parent of the child, is (1)14 subjected to or threatened with mistreatment or 15 abuse[-]; or16 (2) The child has been unable to obtain gender-affirming 17 health care services." 18 SECTION 17. Section 583A-207, Hawaii Revised Statutes, is 19 amended to read as follows: 20 "[+]\$583A-207[+] Inconvenient forum. (a) A court of this

State [which] that has jurisdiction under this chapter to make a

21

- 1 child-custody determination may decline to exercise its
- 2 jurisdiction at any time if it determines that it is an
- 3 inconvenient forum under the circumstances and that a court of
- 4 another state is a more appropriate forum. The issue of
- 5 inconvenient forum may be raised upon the motion of a party, the
- 6 court's own motion, or request of another court.
- 7 (b) Before determining whether it is an inconvenient
- 8 forum, a court of this State shall consider whether it is
- 9 appropriate for a court of another state to exercise
- 10 jurisdiction. For this purpose, the court shall allow the
- 11 parties to submit information and shall consider all relevant
- 12 factors, including:
- 13 (1) Whether domestic violence has occurred and is likely
- 14 to continue in the future and which state could best
- 15 protect the parties and the child;
- 16 (2) The length of time the child has resided outside this
- 17 State;
- 18 (3) The distance between the court in this State and the
- 19 court in the state that would assume jurisdiction;
- 20 (4) The relative financial circumstances of the parties;

1	(5)	Any agreement of the parties as to which state should	
2		assume jurisdiction;	
3	(6)	The nature and location of the evidence required to	
4		resolve the pending litigation, including testimony of	
5		the child;	
6	(7)	The ability of the court of each state to decide the	
7		issue expeditiously and the procedures necessary to	
8		present the evidence;	
9	(8)	The familiarity of the court of each state with the	
10		facts and issues in the pending litigation; and	
11	(9)	The physical and psychological health of the parties.	
12	(c)	If a court of this State determines that it is an	
13	inconvenient forum and that a court of another state is a more		
14	appropriate forum, it shall stay the proceedings upon condition		
15	that a ch	ild-custody proceeding be promptly commenced in another	
16	designate	d state and may impose any other condition the court	
17	considers	just and proper.	
18	(d)	A court of this State may decline to exercise its	
19	jurisdict	ion under this chapter if a child-custody determinatior	
20	is incide	ntal to an action for divorce or another proceeding,	

- 1 while still retaining jurisdiction over the divorce or other
- 2 proceeding.
- 3 (e) In a case where the provision of gender-affirming
- 4 health care services to the child is at issue, a court of this
- 5 State shall not determine that it is an inconvenient forum where
- 6 the law or policy of the other state that may take jurisdiction
- 7 limits the ability of a parent to obtain gender-affirming health
- 8 care services for the child."
- 9 SECTION 18. Section 583A-208, Hawaii Revised Statutes, is
- 10 amended to read as follows:
- "[+]\\$583A-208[+] Jurisdiction declined by reason of
- 12 conduct. (a) Except as otherwise provided in section 583A-204,
- 13 if a court of this State has jurisdiction under this chapter
- 14 because a person seeking to invoke its jurisdiction has engaged
- 15 in unjustifiable conduct, the court shall decline to exercise
- 16 its jurisdiction unless:
- 17 (1) The parents and all persons acting as parents have
- 18 acquiesced in the exercise of jurisdiction;
- 19 (2) A court of the state otherwise having jurisdiction
- under sections 583A-201 to 583A-203 determines that

-		chira acade is a more appropriate forum under section	
2		583A-207; or	
3	(3)	No court of any other state would have jurisdiction	
4		under the criteria specified in sections 583A-201 to	
5		583A-203.	
6	(b)	If a court of this State declines to exercise its	
7	jurisdiction pursuant to subsection (a), it may fashion an		
8	appropria	te remedy to ensure the safety of the child and prevent	
9	a repetition of the unjustifiable conduct, including staying the		
10	proceeding until a child-custody proceeding is commenced in a		
11	court hav	ing jurisdiction under sections 583A-201 to 583A-203.	
12	(c)	If a court dismisses a petition or stays a proceeding	
13	because it declines to exercise its jurisdiction pursuant to		
14	subsection (a), it may assess against the party seeking to		
15	invoke its jurisdiction necessary and reasonable expenses		
16	including costs, communication expenses, attorney's fees,		
17	investigative fees, expenses for witnesses, travel expenses, and		
18	child care during the course of the proceedings, unless the		
19	party from whom fees are sought is a protective parent fleeing		
20	abuse, or	the assessment would be clearly inappropriate. The	

court [may] shall not assess fees, costs, or expenses against 1 2 this State unless authorized by law other than this chapter. 3 (d) In making a determination under this section, a court 4 shall not consider as a factor weighing against the petitioner 5 any taking of the child, or retention of the child after a visit 6 or other temporary relinquishment of physical custody, from the person who has legal custody if there is evidence that the 7 taking or retention of the child was for the purposes of 8 9 obtaining gender-affirming health care services for the child 10 and the law or policy of the other state limits the ability of a 11 parent to obtain gender-affirming health care services for the 12 child." 13 SECTION 19. Section 636C-9, Hawaii Revised Statutes, is 14 amended to read as follows: 15 "§636C-9 Enforcement of foreign penal civil actions 16 relating to protected reproductive health care services [-] or protected gender-affirming health care services. (a) 17 18 judgment or other order arising from a foreign penal civil 19 action or other penal law banning, restricting, burdening, 20 punishing, penalizing, or otherwise interfering with the 21 provision of protected reproductive health care services or

- 1 protected gender-affirming health care services shall be
- 2 enforced in this State.
- 3 (b) As used in this section:
- 4 "Foreign penal civil action" means an action authorized by
- 5 the law of a state, or of any municipality or other governmental
- 6 entity within a state, other than this State, the essential
- 7 character and effect of which is to punish an offense against
- 8 the public justice of that state, municipality, or other
- 9 governmental entity.
- "Gender-affirming health care services" shall have the same
- 11 meaning as in section 323J-1.
- 12 "Protected gender-affirming health care services" means
- 13 gender-affirming health care services that are protected under
- 14 the Hawaii State Constitution or otherwise lawful under the laws
- 15 of this State or that would be constitutionally protected or
- 16 otherwise lawful if performed within this State.
- "Protected reproductive health care services" means
- 18 medical, surgical, pharmaceutical, counseling, or referral
- 19 services relating to the human reproductive system, including
- 20 but not limited to services relating to pregnancy,
- 21 contraception, or termination of a pregnancy, that are protected

1

16

17

18

19

20

the hearing.

2 the laws of this State or that would be constitutionally 3 protected or otherwise lawful if performed within this State." 4 SECTION 20. Section 836-2, Hawaii Revised Statutes, is 5 amended to read as follows: 6 "\$836-2 Summoning witness in this State to testify in 7 another state. (a) If a judge of a court of record in any 8 state [which] that by its laws has made provision for commanding 9 persons within that state to attend and testify in this State 10 certifies under the seal of that court that there is a criminal 11 prosecution pending in that court, or that a grand jury 12 investigation has commenced or is about to commence, that a person in this State is a material witness in the prosecution or 13 14 grand jury investigation, and that the person's presence will be 15 required for a specified number of days, upon presentation of

the certificate to any judge of a court of record in this State

in the judicial district in which the person is, the judge shall

directing the witness to appear at a time and place certain for

fix a time and place for a hearing, and shall make an order

under the Hawaii State Constitution or otherwise lawful under

2024-1058 HB2079 HD1 HMSO

1	(b) If at a hearing the judge determines that the witness				
2	is material and necessary, that it will not cause undue hardship				
3	to the witness to be compelled to attend and testify in the				
4	prosecution or a grand jury investigation in the other state,				
5	and that the laws of the state in which the prosecution is				
6	pending, or grand jury investigation has commenced or is about				
7	to commence, and of any other state through which the witness				
8	may be required to pass by ordinary course of travel, will give				
9	to the witness protection from arrest and the service of civil				
10	and criminal process, the judge shall issue a summons, with a				
11	copy of the certificate attached, directing the witness to				
12	attend and testify in the court where the prosecution is				
13	pending, or where a grand jury investigation has commenced or is				
14	about to commence at a time and place specified in the summons[ $_{ au}$				
15	except]; provided that no judge shall issue a summons in a case				
16	where prosecution is pending, or where a grand jury				
17	investigation has commenced or is about to commence, for a				
18	criminal violation of a law of another state involving [the				
19	provision,]:				
20	(1) Seeking, receiving, paying for, [receipt of, or				
21	assistance with] or inquiring about reproductive				



1		health care services [as defined in section $323J-1$ ] or	
2		gender-affirming health care services;	
3	(2)	Providing or responding to an inquiry about	
4		reproductive health care services or gender affirming	
5		health care services;	
6	(3)	Assisting or aiding or abetting in any of the conduct	
7		described in paragraph (1) or (2); or	
8	(4)	Attempting or intending to engage in or providing	
9		material support for (or any other theory of	
10		vicarious, attempt, joint, several, or conspiracy	
11		liability derived therefrom) conduct described in	
12		paragraphs (1) to (3),	
13	unless the acts forming the basis of the prosecution or		
14	investigation would also constitute an offense in this State.		
15	In any hearing, the certificate shall be prima facie evidence of		
16	all the facts stated therein.		
17	<u>(c)</u>	If the certificate recommends that the witness be	
18	taken int	o immediate custody and delivered to an officer of the	
19	requesting state to assure the witness' attendance in the		
20	requesting state, the judge may, in lieu of notification of the		
21	hearing,	direct that the witness be forthwith brought before the	

- 1 judge for the hearing; and the judge at the hearing being
- 2 satisfied of the desirability of the custody and delivery, for
- 3 which determination the certificate shall be prima facie proof
- 4 of the desirability may, in lieu of issuing subpoena or summons,
- 5 order that the witness be forthwith taken into custody and
- 6 delivered to an officer of the requesting state.
- 7 (d) If the witness, who is summoned pursuant to this
- 8 section, after being paid or tendered by some properly
- 9 authorized person a sum equivalent to the cost of round-trip air
- 10 fare to the place where the prosecution is pending and \$30 for
- 11 each day, that the witness is required to travel and attend as a
- 12 witness, fails without good cause to attend and testify as
- 13 directed in the summons, the witness shall be punished in the
- 14 manner provided for the punishment of any witness who disobeys a
- 15 summons issued from a court of record in this State.
- (e) As used in this section, "gender-affirming health care
- 17 services" and "reproductive health care services" shall have the
- 18 same meaning as in section 323J-1."
- 19 SECTION 21. If any provision of this Act, or the
- 20 application thereof to any person or circumstance, is held
- 21 invalid, the invalidity does not affect other provisions or

#### H.B. NO. 2079 H.D. 1

- 1 applications of the Act that can be given effect without the
- 2 invalid provision or application, and to this end the provisions
- 3 of this Act are severable.
- 4 SECTION 22. Statutory material to be repealed is bracketed
- 5 and stricken. New statutory material is underscored.
- 6 SECTION 23. This Act shall take effect on July 1, 3000.

#### Report Title:

Gender-Affirming Health Care Services; Prescriptions;
Protections; Child Custody

#### Description:

Relaxes the requirements for prescribing certain controlled substances as part of gender-affirming health care services. Expands the protections established under Act 2, SLH 2023, to include gender-affirming health care services. Clarifies jurisdiction under the Uniform Child-Custody Jurisdiction and Enforcement Act for cases involving children who obtain gender-affirming health care services. Effective 7/1/3000. (HD1)

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