

JAN 23 2026

A BILL FOR AN ACT

RELATING TO ASSISTED COMMUNITY TREATMENT.

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

1 SECTION 1. The legislature finds that subjects of assisted
2 community treatment orders must be taken to an emergency room or
3 admitted to a hospital and be attended by a psychiatrist or
4 advanced practice registered nurse to receive court ordered
5 treatment. However, mentally ill individuals who are subject to
6 these orders and refuse to be moved, and whose actions do not to
7 rise to the level of necessitating the initiation of emergency
8 transportation to psychiatric or other designated facility,
9 cannot access the treatment they desperately need.

10 The legislature further finds that the city and county of
11 Honolulu's community outreach and response engagement (CORE)
12 program provides ongoing outreach and treatment to the homeless
13 population in the field using an ambulance equipped with medical
14 supplies. Through the CORE program, state licensed paramedics
15 and registered nurses are able to develop ongoing relationships
16 with the clients they serve and can carry out assisted community



1 treatment orders by administering treatment ordered by a
2 qualified psychiatric examiner.

3 The legislature therefore finds that qualified paramedics
4 licensed by the State and other qualified medical staff should
5 be able to administer court ordered treatment, including the
6 administration of prescription drugs. Allowing personnel and
7 staff to administer treatment outside of a hospital can
8 facilitate the administration of life saving treatment for
9 persons subject to an assisted community treatment order.

10 Accordingly, the purpose of this Act is to facilitate the
11 administration of assisted community treatment orders by
12 authorizing registered nurses and licensed paramedics who are
13 operating as part of a county program to administer prescription
14 medication prescribed as part of an assisted community treatment
15 order treatment plan in settings other than a hospital,
16 psychiatric facility, or other designated facility.

17 SECTION 2. Chapter 334, Hawaii Revised Statutes, is
18 amended by adding a new section to part VIII to be appropriately
19 designated and to read as follows:

20 "§334- Administration of assisted community treatment;
21 county programs. A registered nurse licensed under section 457-



7 or qualified paramedic licensed under section 453-34 may
administer reasonable and appropriate medication or medications
specifically authorized by a court order to a person subject to
an order in a location other than a hospital, psychiatric
facility, or other facility designated by the director if:

(1) The administration of the medication or medications is
consistent with accepted medical standards and the
court order, including the written treatment plan
submitted pursuant to section 334-126(g);

(2) The registered nurse or paramedic knows that the
person is subject to an order;

(3) The registered nurse or paramedic are working within
their scope of practice;

(4) The registered nurse or paramedic is providing
treatment through a county program, including a county
community outreach program; and

(5) The location is equipped with medical supplies and
designed specifically to administer prehospital care
to patients."

SECTION 3. New statutory material is underscored.

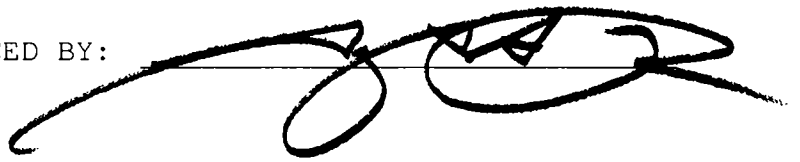
SECTION 4. This Act shall take effect upon its approval.



S.B. NO. 2858

1

INTRODUCED BY:

A handwritten signature in black ink, consisting of several loops and a long horizontal stroke, positioned over a horizontal line.

S.B. NO. 2858

Report Title:

Assisted Community Treatment; Medication; Administration;
Registered Nurses; Paramedics

Description:

Authorizes registered nurses and qualified paramedics licensed by the State to administer medication as part of an assisted community treatment order's treatment plan to the subject of the order, under certain circumstances.

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

