

ACT 111

H.B. NO. 2318-82

A Bill for an Act Relating to Intake Service Centers.

Be It Enacted by the Legislature of the State of Hawaii:

SECTION 1. Section 353-1.3, Hawaii Revised Statutes, is repealed.

SECTION 2. Section 353-1.4, Hawaii Revised Statutes, is amended to read:

“§353-1.4 Creation of intake service center. There shall be within the department of social services and housing, for administrative purposes, an intake service center for each of the counties. Each center shall be directed and managed by an administrator to be appointed pursuant to chapters 76 and 77. There shall be an over-all state executive director of all the intake service centers who shall set the policies, directions, priorities, and procedures for the operation of intake service centers, as well as manage, control, and direct all of the intake service centers and provide periodic reports not less than annually on their operations to the governor [and the intake service center board.] The state executive director shall be appointed by the governor without regard to chapters 76 and 77 but shall meet the qualifications for the position determined by the department of personnel services. Any center may be integrated with and operated concurrently with a community correctional center.

The intake service center shall:

- (1) Provide guidance and technical services for volunteer referrals and to admitted persons, correctional diagnostic and evaluation services for diversionary determinations, pre-sentence investigations for the courts, and post-sentence correctional prescription program planning for committed persons;
- (2) Provide non-custodial and program services for persons awaiting judicial disposition who have not been conditionally released;
- (3) Provide such other personal and correctional services as needed;
- (4) Monitor and record the progress of persons admitted to the center, who undergo further treatment or who participate in prescribed correctional programs;
- (5) Refer persons admitted to the center in selected cases, to community programs pending judicial disposition or where judicial proceedings are discontinued or suspended;

- (6) Provide for adult persons, correctional services including but not limited to orientation, social, psychiatric-psychological evaluations, employment counseling, social inventory and programming, medical and dental services, and referral services to community programs.

The intake service center may be staffed by full-time or part-time professional and clerical staff appointed pursuant to chapters 76 and 77, or utilize contractual professional services.”

SECTION 3. Statutory material to be repealed is bracketed. New material is underscored.¹

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

(Approved May 24, 1982.)

Notes

1. Edited pursuant to HRS §23G-16.5.