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S.B. NO. 1451

A Bill for an Act Relating to Home and Community-Based Care for the Elderly.

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

SECTION 1. Act 192, Session Laws of Hawaii 1983, as amended by Act 207, Session Laws of Hawaii 1985, is amended by amending sections 1 to 10 to read as follows:

"SECTION 1. Purpose. The legislature finds and declares that the provision of comprehensive [extended] home services for the chronically ill and disabled residents of the State of Hawaii is a priority concern. The development of more economical methods of caring for this growing population group as an alternative to the construction of additional institutional facilities should be a primary focus of the State's action.

Comprehensive services rendered to [patients] clients in their homes reduce the possibility of prolonged institutionalization or the inappropriate utilization of scarce institutional beds, as well as the concomitant high costs and other associated adverse social and medical implications of

institutionalization.

The legislature intends that there be a public commitment to the appropriate provision and expansion of home services which will provide a single point of entry and access to a comprehensive and coordinated program of care in the home for Hawaii's growing aged and chronically ill population.

SECTION 2. **Definitions.** For the purpose of this Act:

"Certified home health agency" means an agency licensed by the State to provide health services, such as skilled nursing, home health aides, and physical therapy in the [patient's] client's home.

"Comprehensive assessment" means the evaluation of the [patient's]

client's medical, social, and environmental needs.

["Demonstration project" means the nursing home without walls

demonstration project.

"Comprehensive home services" means the provision of a broad range of services which will ensure the [patient's] client's safety and wellbeing at home over an indefinite period of time.

"Plan of care" means a written plan, including goals, objectives, and methodology, designed to meet the service requirements of the [patient,]

client, caregiver, or both, as approved by the physician.

"Safety and well-being" means assessment of and determination that the [patient's] <u>client's</u> home environment is safe and that the care requirements of the [patient] <u>client</u> have been determined and can be provided for in the home setting.

"Waiver" means an intentional relinquishment of certain rights or

obligations.

SECTION 3. Establishment of a <u>community long term care/nursing</u> home without walls [demonstration project.] <u>program.</u> (a) A <u>community long term care/nursing</u> home without walls [demonstration project] <u>program</u> shall be established in the department of social services and housing[, medical care administration office,] to [demonstrate the provision of] <u>provide</u> comprehensive home services for chronically ill and disabled [patients] <u>clients</u> who are certified as requiring <u>acute</u>, skilled nursing, or intermediate level care.

(b) The provision of services [of the demonstration project] shall be statewide.

(c) The duration of the [demonstration project] <u>program</u> shall be from

July 1, 1983, through June 30, [1987.] 1989.

[(d) The number of patients who are being actively served by the demonstration project shall not surpass two hundred at any point in time

during the duration of the demonstration project.

(e)] (d) A ceiling shall be placed on the [demonstration project] nursing home without walls program expenditures, limiting total expenditures to not more than seventy-five per cent of the Medicaid cost to maintain the [demonstration project's approved number of patients] nursing home without walls program caseload at their appropriate level of institutional care [except that the ceiling shall be raised to one hundred per cent of the average annual statewide cost of institutional care for the counties of Hawaii, Kauai, and Maui to provide for a two-year development phase of the project]. The cost of Medicaid for institutional care which shall be the basis for the expenditure ceiling shall be determined by the department of social services and housing.

[(f)] (e) A ceiling shall be placed on individual [patient] client care expenditures so that the annual cost of [patient] client care through the [demonstration project] nursing home without walls program does not exceed seventy-five per cent of the annual Medicaid cost to provide the appropriate level of care for the [patient] client in either a skilled nursing or intermediate care facility. If there is more than one [patient] client in a family, the expenditure ceilings of each [patient] client shall be added together and the costs of their care combined and evaluated against the sum.

[(g)] (f) If the [patient] client from the nursing home without walls program does not utilize the entire funds available for the [patient's] client's care, "paper credits" shall be accrued on the [patient's] client's behalf to be

utilized during a period of higher service requirements.

SECTION 4. Determination of [patient] <u>client</u> eligibility for participation in the [demonstration project.] <u>program.</u> (a) [Patients] <u>Clients</u> shall meet the following eligibility criteria:

They shall be certified by the department of social services and housing physicians to be in need of acute, skilled nursing, or

intermediate level institutional care:

(2) They shall be determined by the department of social services and housing to be eligible for Medicaid assistance; and

(3) They shall be deemed by their personal physician as able to be cared for at home with the provision of appropriate services in the home.

(b) [Patients] <u>Clients</u> approved for the [demonstration project] <u>program shall receive a:</u>

(1) Comprehensive assessment of their medical, social, and environmental needs:

- (2) Written plan of care listing the types, frequency, and duration of all services which are necessary to maintain the [patient] client at home;
- (3) Budget based on the services defined in the plan of care; and
 (4) Periodic review of their status to assure continued medical
- (4) Periodic review of their status to assure continued medical and financial eligibility for service.

SECTION 5. **Provision of services.** (a) Services which shall assure the safety and well-being of the [patient] <u>client</u> shall be provided in the [patient's] <u>client's</u> home or in the home of a responsible relative or other adult.

(b) The [demonstration project] program shall provide the services in the most economic manner feasible[, either] which is compatible with

preserving quality of care through:

(1) Informal care providers, such as family members, friends, or neighbors who regularly provide specific services without [renumeration] remuneration and not as a part of any organized volunteer activity:

(2) Contracts with agency providers, such as certified home health agencies and public or private [nonprofit] health and social

service agencies;

(3) Contracts with individual providers, such as physicians, nurses, and therapists who privately enter into a contract to provide services for the [demonstration project;] program; or

(4) [Project] Program personnel, such as social workers and nurses who are hired by the [demonstration project] program to pro-

vide specific services.

SECTION 6. Annual report. The director of social services shall report to the legislature at least twenty days prior to the convening of each regular session during the period of the [demonstration project.] <u>program</u>. The annual report shall include a comprehensive report on the status of the [demonstration project,] <u>program</u> and recommendations for amendments to the law and to the rules of the department pertaining to the [demonstration project.] <u>program</u>.

[SECTION 7. Waiver of requirements. The demonstration project shall not be subject to licensing or certification requirements of the department of health or the health planning and development agency.]

SECTION [8.] 7. Rules. The department of social services and housing shall adopt rules in accordance with chapter 91, Hawaii Revised Statutes, for the purpose of this Act.

SECTION [9.] <u>8. Personnel exempt.</u> Personnel employed for the [demonstration project] <u>program</u> shall not be subject to the provisions of chapters 76 and 77, Hawaii Revised Statutes. The terms of service for these personnel shall begin on July 1, 1983, or as soon thereafter as deemed

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appropriate by the department of social services and housing, and shall not continue beyond June 30, [1987.] 1989.

SECTION [10.] <u>9.</u> This Act shall take effect on July 1, 1983, and shall be repealed as of June 30, [1987.] <u>1989."</u>

SECTION 2. Statutory material to be repealed is bracketed. New statutory material is underscored.

SECTION 3. This Act shall take effect upon its approval.

(Approved June 3, 1987.)