A BILL FOR AN ACT

RELATING TO DRUG TREATMENT.

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

1	SECT	ION 1. Section 706-605.1, Hawaii Revised Statutes, is
2	amended b	y amending subsection (4) to read as follows:
3	"(4)	As used in this section, "alternative programs" means
4	programs	[which,] that, from time to time, are created and
5	funded by	legislative appropriation or federal grant naming the
6	judiciary	or one of its operating agencies as the expending
7	agency an	d [which] that are intended to provide an alternative
8	to incarc	eration. Alternative programs may include:
9	(a)	House arrest, or curfew using electronic monitoring
10		and surveillance, or both;
11	(b)	Drug court programs for defendants with assessed
12		alcohol or drug abuse problems, or both;
13	(c)	Therapeutic residential and nonresidential
14		programs[+], including secure drug treatment
15		facilities;
16	(d)	A program of regimental discipline pursuant to section
17		706-605.5: and

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              Similar programs created and designated as alternative
        (e)
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              programs by the legislature or the administrative
              director of the courts for qualified defendants who do
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              not pose significant risks to the community."
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         SECTION 2. Section 706-622.5, Hawaii Revised Statutes, is
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    amended by amending subsection (2) to read as follows:
7
               A person eligible under subsection (1) may be
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    sentenced to probation to undergo and complete a substance abuse
9
    treatment program if the court determines that the person can
10
    benefit from substance abuse treatment and, notwithstanding that
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    the person would be subject to sentencing as a repeat offender
12
    under section 706-606.5, the person should not be incarcerated
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    in order to protect the public. If the person fails to complete
14
    the substance abuse treatment program and the court determines
15
    that the person cannot benefit from any other suitable substance
16
    abuse treatment program, the person shall be subject to
17
    sentencing under the applicable section under this part. As a
18
    condition of probation under this subsection, the court may
19
    direct the person to undergo and complete substance abuse
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    treatment under the supervision of the drug court if the person
21
    has a history of relapse in treatment programs. The court may
22
    require other terms and conditions of probation, including
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    requiring that the person contribute to the cost of the
    substance abuse treatment program [and], comply with deadlines
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3
    for entering into the substance abuse treatment program[-], and
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    reside in a secure drug treatment facility."
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         SECTION 3. Section 706-622.9, Hawaii Revised Statutes, is
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    amended by amending subsection (2) to read as follows:
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               A person eligible under subsection (1) may be
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    sentenced to probation to undergo and complete a substance abuse
9
    treatment program if the court determines that the person can
10
    benefit from substance abuse treatment and, notwithstanding that
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    the person would be subject to sentencing as a repeat offender
12
    under section 706-606.5, the person should not be incarcerated
13
    to protect the public. If the person fails to complete the
14
    substance abuse treatment program and the court determines that
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    the person cannot benefit from any other suitable substance
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    abuse treatment program, the person shall be sentenced as
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    provided in this part. As a condition of probation under this
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    subsection, the court may direct the person to undergo and
19
    complete substance abuse treatment under the supervision of the
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    drug court if the person has a history or relapse in treatment
21
    programs. The court may require other terms and conditions of
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probation, including requiring that the person contribute to the

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- 1 cost of the substance abuse treatment program [and], comply with
- 2 deadlines for entering into the substance abuse treatment
- 3 program[→], and reside in a secure drug treatment facility."
- 4 SECTION 4. Statutory material to be repealed is bracketed
- 5 and stricken. New statutory material is underscored.
- 6 SECTION 5. This Act shall take effect on January 1, 2112.

Report Title:

Drug Court; Secure Treatment Facilities

Description:

Authorizes placement of certain offenders in secure drug treatment facilities. (HB1548 HD1)