H.B. NO. 2292

A BILL FOR AN ACT

RELATING TO FOSTER YOUTH.

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

SECTION 1. The legislature finds that many youth entering 1 2 foster care exhibit chronic health, developmental, and psychiatric disorders. The legislature also finds that mental 3 4 health and medical care needs of youth in foster care can differ 5 from youth not in care. One 2003 study found that eighty per 6 cent of youth in foster care received services for mental health 7 issues during foster care placement. Another study found that fifty-four per cent of former foster youth had a mental health 8 9 diagnosis after leaving foster care. The same study also found 10 that one-third of former foster youth lacked health insurance.

11 The legislature further finds that former foster youth 12 without health insurance lack access to crucial medical 13 services, including mental health care, reproductive health 14 services, and prescription drug coverage. Lack of health 15 insurance may result in high levels of emergency room and 16 inpatient care, the progression of chronic disease, and 17 thousands of dollars of medical debt, all of which can be

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devastating to former foster youth transitioning to independent 1 2 lives after foster care. 3 The purpose of this Act is to require the department of human services to automatically enroll former foster youth in an 4 5 appropriate medical assistance program and automatically re-6 enroll former foster youth until they reach age twenty-six. 7 SECTION 2. Chapter 346, Hawaii Revised Statutes, is 8 amended by adding a new section to be appropriately designated 9 and to read as follows: 10 Medical assistance for former foster youth. (a) "§346-11 A former foster youth who has reached the age of majority shall 12 be eligible for medical assistance as administered by the 13 department. The department shall automatically enroll the 14 former foster youth in an appropriate medical assistance 15 program, and shall provide automatic re-enrollment until the 16 former foster youth reaches the age of twenty-six. 17 (b) Upon enrollment, the department shall notify the 18 former foster youth of enrollment and provide written 19 instructions for accessing medical care. 20 (c) The department shall adopt rules pursuant to chapter 21 91 to effectuate the purposes of this section." 22 SECTION 3. New statutory material is underscored.

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

INTRODUCED BY:

JAN 2 0 2012

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H.B. NO. 1292

Report Title:

Former Foster Youth; Medical Assistance; Keiki Caucus

Description:

Requires the department of human services to automatically enroll former foster youth in an appropriate medical assistance program and automatically re-enroll former foster youth until they reach age twenty-six.

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

