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A BILL FOR AN ACT

RELATING TO INMATES.

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

1 SECTION 1. The legislature finds that Hawaii inmates who serve their sentences in privately operated, out-of-state 2 3 prisons often face blatant and unacceptable violations of rights 4 quaranteed to them by the federal and state constitutions, 5 including their rights to due process, equal protection, free 6 speech, access to counsel, and to be free from self-7 incrimination and cruel and unusual punishment. Attorneys have 8 reported instances in which private prison operators have 9 intercepted and read crucial privileged and confidential written 10 communication between inmates and their attorneys. In at least 11 one instance, a private prison passed information obtained from 12 these privileged communications on to prosecutors. In another 13 instance, prison staff allegedly removed and withheld privileged 14 correspondence from an inmate's cell. These actions severely 15 impaired, and very likely prejudiced, the ability of these 16 inmates to prepare for crucial legal proceedings. Further, 17 these actions were committed in violation of established



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department of public safety policies regarding attorney-client
 communication.

3 The legislature finds that this pattern of behavior is 4 unacceptable. Even though the affected inmates are not 5 physically housed within the State or supervised by state 6 employees, they nonetheless remain under the jurisdiction of the 7 department of public safety and should remain subject to all the 8 rights and protections afforded to inmates who are incarcerated 9 within the State. In cases where the rights of an inmate are 10 impaired due to the action of an out-of-state private prison, 11 the State must be able to take immediate action, including the 12 immediate return of the affected inmate to Hawaii, to ensure 13 that the purposes enshrined in both the federal and state 14 constitutions are maintained and that the integrity of the 15 State's criminal justice system is preserved.

16 The legislature further finds that, notwithstanding these 17 violations, inmates housed outside of the State already 18 encounter issues that inmates incarcerated in Hawaii do not 19 face. Most significantly, inmates incarcerated on the mainland 20 are effectively exiled thousands of miles away from their 21 families, friends, and critical support networks. In addition,



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1 a 2017 article that appeared in Vice reported that the private 2 prisons that house Hawaii inmates suffer from numerous instances 3 of violence, limited transparency, and a lack of oversight on 4 the part of the State. At least three Hawaii inmates have been 5 murdered at private facilities on the mainland. Finally, a 2010 6 report by the office of Hawaiian affairs entitled "The Disparate 7 Treatment of Native Hawaiians in the Criminal Justice System" 8 found that native Hawaiians, who already face disproportionate 9 impacts from the criminal justice system, are significantly more 10 likely to be moved to an out-of-state prison than inmates of 11 other ethnicities. Once transferred, they are "cut off from [the] supportive communities and families that give them a 12 13 reason to exit prison as soon as possible." Given the inherent 14 problems that out-of-state inmates face, it is critical that the 15 State ensures that these persons are afforded all rights to 16 which they are entitled.

17 Accordingly, the purpose of this Act is to:

18 (1) Clarify that the department of public safety retains
19 jurisdiction over any Hawaii inmate who has been
20 transferred to and is incarcerated at a correctional
21 institution located outside of the State;

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1 Provide that the department of public safety may (2) 2 transfer any Hawaii inmate who has been transferred to 3 and is incarcerated at an out-of-state institution 4 back to the State at any time and for any reason; and 5 (3) Ensure that any Hawaii inmate who has been transferred 6 to and is incarcerated at an out-of-state correctional 7 institution is afforded all rights and privileges available to inmates incarcerated at correctional 8 9 institutions located within Hawaii, whether the right 10 or privilege is available by law, rule, department 11 policy, or any other authority.

SECTION 2. Section 353-16.2, Hawaii Revised Statutes, is amended to read as follows:

14 "§353-16.2 Transfer of inmates to out-of-state 15 **institutions**. (a) The director may effect the transfer of a 16 committed felon to any correctional institution located in another state regardless of whether the state is a member of the 17 18 Western Interstate Corrections Compact; provided that the 19 institution is in compliance with appropriate health, safety, 20 and sanitation codes of the state, provides a level of program 21 activity for the inmate that is suitable, and is operated by

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1 that state, by any of its political subdivisions, or by a 2 private institution; and provided further that the transfer is 3 either: 4 (1) In the interest of the security, management of the 5 correctional institution where the inmate is presently 6 placed, or the reduction of prison overcrowding; or 7 (2) In the interest of the inmate. 8 (b) Terms and conditions of the transfer and any 9 reimbursement for expenses shall be agreed upon between the 10 department and the out-of-state correctional institution prior 11 to transfer. 12 (c) Notwithstanding any other law to the contrary, the 13 department: 14 (1) Shall have custody and retain jurisdiction over any 15 Hawaii inmate who has been transferred to and is 16 incarcerated at an out-of-state correctional 17 institution pursuant to subsection (a); 18 May transport any Hawaii inmate who has been (2) 19 transferred to and is incarcerated at an out-of-state 20 correctional institution pursuant to subsection (a) 21 back to the State at any time and for any reason; and



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1	(3) Shall ensure that any Hawaii inmate who has been
2	transferred to and is incarcerated at an out-of-state
3	correctional institution pursuant to subsection (a) is
4	afforded all rights and privileges available to
5	inmates incarcerated at correctional institutions
6	located within the State, whether the right or
7	privilege is available by law, rule, department
8	policy, or any other relevant authority."
9	SECTION 3. If any provision of this Act, or the
10	application thereof to any person or circumstance, is held
11	invalid, the invalidity does not affect other provisions or
12	applications of the Act that can be given effect without the
13	invalid provision or application, and to this end the provisions
14	of this Act are severable.
15	SECTION 4. New statutory material is underscored.
16	SECTION 5. This Act shall take effect on July 1, 3050.



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Report Title: DPS; Corrections; Out-of-State Correctional Institutions; Jurisdiction of Inmates

Description:

Clarifies that the department of public safety retains custody of and jurisdiction over any Hawaii inmate who has been transferred to and is incarcerated at a correctional institution located outside of the State. Provides that the department of public safety may transfer any Hawaii inmate who was transferred to an out-of-state institution back to the State at any time and for any reason. Requires Hawaii inmates incarcerated outside of the State to be afforded all rights and privileges available to inmates incarcerated at correctional institutions located within the State. Effective 7/1/3050. (HD1)

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