JAN 1 9 2024

A BILL FOR AN ACT

RELATING TO MENTAL HEALTH.

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

1	SECTION 1. The legislature finds that the State has
2	several key tools and programs to assist individuals having
3	untreated severe mental illnesses. These include court-ordered
4	plans of treatment, known in Hawaii as "assisted community
5	treatment" orders; involuntary commitments to the state hospital
6	or a similar facility; court-ordered medication; and department
7	of health crises programs, among others. The legislature
8	further finds that there are areas for improvement in these
9	programs, especially as available resources and needs change
10	over time.
11	Accordingly, the purposes of this Act are to:
12	(1) Require the department of health to track and publicly
13	report data relating to crisis reports, emergency
14	mental health transports, and court-ordered
15	treatments;
16	(2) Require the department of health, or a contracted
17	service provider, to review reports about persons

1		having severe mental illnesses who need assistance;
2		assess whether the person may fulfill the criteria for
3		assisted community treatment; and, if the person meets
4		the criteria, coordinate the process for an assisted
5		community treatment order;
6	(3)	Establish that a court's denial of a petition for
7		involuntary commitment shall serve as notification to
8		the department of health that the person should be
9		evaluated for assisted community treatment; and
10	(4)	Appropriate funds to the department of health.
11	SECT	ION 2. Chapter 334, Hawaii Revised Statutes, is
12	amended a	s follows:
13	1.	By adding a new section to part I to be appropriately
14	designate	d and to read:
15	" <u>§33</u>	4-A Data concerning persons experiencing a mental
16	health cr	isis; reports. (a) The department shall track data on
17	reports o	f persons experiencing a mental health crisis and the
18	response	to these persons by the department, service providers
19	contracte	d by the department pursuant to section 334-B(d), or
20	another d	epartment or private provider coordinating with the
21	departmen	t pursuant to section 334-B(a).



1	(b)	The department shall publish a report on the
2	departmen	t's website on the data collected pursuant to
3	subsectio	n (a). The reports shall be updated at least monthly
4	and shall	include the number of:
5	(1)	Crisis reports, disaggregated by county, made to a
6		department hotline, crisis line, or other means for
7		the public to contact the department, including
8		through department-contracted service providers, and
9		the disposition of the reports;
10	(2)	Persons transported for emergency examination pursuant
11		to section 334-59, disaggregated by type of transport,
12		length of time in the emergency room, disposition of
13		the matter, and the county in which the facility where
14		the person was transported is located;
15	<u>(3)</u>	Assisted community treatment examinations performed
16		prior to discharge pursuant to section 334-121.5, and
17		the disposition of the evaluations;
18	(4)	Assisted community treatment petitions filed pursuant
19		to section 334-123, category of the petitioner,
20		whether the attorney general assisted with the
21		petition, disposition of the petition, length of time

1		to disposition, and number of persons currently under
2		an assisted community treatment order;
3	<u>(5)</u>	Court orders for treatment over the patient's
4		objection sought pursuant to section 334-161,
5		disposition of the orders sought, and number of
6		patients currently under a court order for treatment;
7	(6)	Administrative authorization for treatment over the
8		patient's objection sought pursuant to section 334-
9	•	162, disposition of the authorization sought, and
10		number of patients currently under an administrative
11		authorization for treatment; and
12	(7)	Involuntary hospitalization petitions filed pursuant
13		to section 334-60.3, disposition of the petitions,
14		length of time to disposition, and number of patients
15		currently under an involuntary hospitalization
16		petition.
17	(c)	Every licensed physician; psychiatrist; psychologist;
18	advanced	practice registered nurse with prescriptive authority
19	who holds	an accredited national certification in an advanced
20	practice	registered nurse psychiatric specialization; hospital;
21	psychiatr	ic facility; or petitioner for an order for involuntary

- 1 hospitalization, authorization for treatment over the patient's
- 2 objection, or order for assisted community treatment, shall
- 3 provide the information tracked under this section to the
- 4 department; provided that the persons or entities involved may
- 5 coordinate among each other to provide a single report of the
- 6 event to the department. The reports and information shall be
- 7 submitted to the department in the manner, time, and form
- 8 prescribed by the department."
- 9 2. By adding a new section to part VIII to be
- 10 appropriately designated and to read:
- 11 "\$334-B Department response to crisis reports. (a) When
- 12 the department receives credible information that a person
- 13 having a severe mental illness requires assistance, the
- 14 department shall dispatch staff to assist the person. The
- 15 department may coordinate the response with other departments or
- 16 private providers as necessary. This requirement shall apply to
- 17 communications received by any means by which the public may
- 18 contact the department, including through a department hotline,
- 19 crisis line, or other means, and shall apply to communications
- 20 received through department-contracted service providers.

1	<u>(b)</u>	While assisting a person pursuant to subsection (a),
2	the depar	tment staff or responder from another department or
3	private p	provider coordinating with the department shall assess
4	whether t	the person meets the criteria for assisted community
5	treatment	pursuant to section 334-121. If, upon assessment, the
6	departmen	t reasonably believes that the person meets the
7	criteria	for assisted community treatment, the department shall
8	coordinat	e:
9	(1)	Completion of an examination pursuant to section 334-
10		121.5;
11	(2)	Preparation of a certificate specified by section 334-
12		123; and
13	(3)	Filing, with assistance from the department of the
14		attorney general, a petition for an assisted community
15		treatment order pursuant to section 334-123;
16	provided	that the certificate and petition shall not be required
17	if an ass	isted community treatment order is not indicated by the
18	examinati	on; provided further that the examination, certificate
19	preparati	on, and filing of the petition may be completed by the
20	departmen	t or by another department or private provider
21	coordinat	ing with the department pursuant to subsection (a), in

which case the department shall not be required to be the 1 2 petitioner. (c) Notwithstanding subsection (b), if the department is 3 unable to coordinate the process for an assisted community 4 treatment order, the department may notify another mental health 5 program for the coordination of care in the community for the 6 7 person. 8 The department may contract with a service provider to 9 fulfill the requirements of this section." SECTION 3. Section 334-60.5, Hawaii Revised Statutes, is 10 amended by amending subsection (i) to read as follows: 11 12 "(i) If after hearing all relevant evidence, including the result of any diagnostic examination ordered by the court, the 13 14 court finds that an individual is not a person requiring 15 medical, psychiatric, psychological, or other rehabilitative treatment or supervision, the court shall order that the 16 **17** individual be discharged if the individual has been hospitalized 18 prior to the hearing. Within twenty-four hours of the denial of a petition for involuntary commitment, the court shall provide 19 20 notice to the department of the petition's denial, which shall

serve as notification to the department that the individual

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- 1 should be assessed for assisted community treatment. If, upon
- 2 assessment, the department reasonably believes the individual
- 3 meets the criteria for assisted community treatment, the
- 4 department shall coordinate the completion of an evaluation,
- 5 preparation of a certificate, and filing of a petition pursuant
- 6 to section 334-B(b)."
- 7 SECTION 4. In accordance with section 9 of article VII of
- 8 the Hawaii State Constitution and sections 37-91 and 37-93,
- 9 Hawaii Revised Statutes, the legislature has determined that the
- 10 appropriations contained in H.B. No. 300, H.D. 1, S.D. 1,
- 11 C.D. 1, and this Act will cause the state general fund
- 12 expenditure ceiling for fiscal year 2023-2024 to be exceeded by
- 13 \$ or per cent. This current declaration
- 14 takes into account general fund appropriations authorized for
- 15 fiscal year 2023-2024 in H.B. No. 300, H.D. 1, S.D. 1, C.D. 1,
- 16 and this Act only. The reasons for exceeding the general fund
- 17 expenditure ceiling are that:
- 18 (1) The appropriation made in this Act is necessary to
- serve the public interest; and
- 20 (2) The appropriation made in this Act meets the needs
- 21 addressed by this Act.

1 SECTION 5. There is appropriated out of the general 2 revenues of the State of Hawaii the sum of \$2,250,000 or so much 3 thereof as may be necessary for fiscal year 2024-2025 for: 4 (1) Procurement of software; Preparation of the department of health's website for (2) 5 6 data collection and publication of data reports 7 regarding responses to mental health crisis; Establishment of one full-time equivalent (1.0 FTE) 8 (3) 9 coordinator position; 10 (4)Establishment of one full-time equivalent (1.0 FTE) 11 data position; and 12 Establishment of one full-time equivalent (1.0 FTE) (5) 13 epidemiologist position. 14 The sum appropriated shall be expended by the department of 15 health for the purposes of this Act. 16 SECTION 6. There is appropriated out of the general 17 revenues of the State of Hawaii the sum of \$ or so 18 much thereof as may be necessary for fiscal year 2024-2025 for 19 the development and implementation of statewide media, 20 education, and training activities for policies related to

- 1 emergency examination and hospitalization and assisted community
- 2 treatment for in need of mental health intervention.
- 3 The sum appropriated shall be expended by the department of
- 4 health for the purposes of this Act.
- 5 SECTION 7. In codifying the new sections added by
- 6 section 2 of this Act, the revisor of statutes shall substitute
- 7 appropriate section numbers for the letters used in designating
- 8 the new sections in this Act.
- 9 SECTION 8. New statutory material is underscored.
- 10 SECTION 9. This Act shall take effect on July 1, 2024.

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INTRODUCED BY:

Report Title:

DOH; Mental Health; Assisted Community Treatment; Emergency Examination and Hospitalization; Training and Education; Report; Expenditure Ceiling; Appropriation

Description:

Requires the Department of Health to track and publicly report certain data relating to crisis reports, emergency mental health transports, and court-ordered treatments. Requires DOH to respond to reports about persons having severe mental illness who are in need of assistance, assess whether those persons fulfill criteria for assisted community treatment, and coordinate the process for an assisted community treatment order if indicated. Establishes that a court's denial of a petition for involuntary commitment shall serve as notification to DOH that the person should be evaluated for assisted community treatment. Declares that the general fund expenditure ceiling is exceeded. Makes appropriations.

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