

GOV. MSG. NO. 796

EXECUTIVE CHAMBERS

HONOLULU

LINDA LINGLE GOVERNOR

June 9, 2008

The Honorable Colleen Hanabusa, President and Members of the Senate Twenty-Fourth State Legislature State Capitol, Room 409 Honolulu, Hawaii 96813

Dear Madam President and Members of the Senate:

This is to inform you that on June 9, 2008, the following bill was signed into law:

SB2150 SD2 HD2 CD1

A BILL FOR AN ACT RELATING TO ADULT PROTECTION. (ACT 154)

Sincerely,

LINDA LINGILE

Approved by the Governor
on JUN 9 2008
THE SENATE
TWENTY-FOURTH LEGISLATURE, 2008

STATE OF HAWAII

ACT 1 5 4 S.B. NO. S.D. 2 H.D. 2 C.D. 1

A BILL FOR AN ACT

RELATING TO ADULT PROTECTION.

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

- 1 SECTION 1. Chapter 346, part X, Hawaii Revised Statutes,
- 2 is amended by amending the title to read as follows:
- 3 "[+]PART X.[] DEPENDENT] ADULT PROTECTIVE SERVICES"
- 4 SECTION 2. Section 346-45, Hawaii Revised Statutes, is
- 5 amended by amending subsection (a) to read as follows:
- 6 "(a) The court shall maintain records of all adult
- 7 protective proceedings under this chapter. All court documents
- 8 and records pertaining to the action or proceeding shall be
- 9 subject to inspection only by the [dependent] vulnerable adult,
- 10 and [his or her] the vulnerable adult's guardian, conservator,
- 11 their respective attorneys, the guardian ad litem of the
- 12 [dependent] vulnerable adult, and the other parties and their
- 13 respective attorneys or guardians ad litem."
- 14 SECTION 3. Section 346-221, Hawaii Revised Statutes, is
- 15 amended to read as follows:
- 17 recognizes that citizens of the State who are [elder and



- 1 mentally or physically impaired | vulnerable to abuse constitute
- 2 a significant and identifiable segment of the population and are
- 3 particularly subject to risks of abuse, neglect, and
- 4 exploitation.
- 5 The legislature [also] recognizes that it is a person's
- 6 [dependency status,] vulnerability, not necessarily age, which
- 7 is often encountered in cases of abuse, neglect, and
- 8 exploitation. While advanced age alone is not sufficient reason
- 9 to intervene in a person's life, the legislature finds that many
- 10 elders have become subjects of abuse [and], neglect[-], and
- 11 exploitation. Substantial public interest exists to ensure that
- 12 this segment of the population receives protection.
- 13 The legislature declares that the State shall develop and
- 14 promote community services for the economic, social, and
- 15 personal well-being and protection of its [elder] citizens who
- 16 [are mentally or physically impaired.] may be vulnerable to
- 17 abuse.
- 18 In taking this action, the legislature intends to protect
- 19 vulnerable adults and place the fewest possible restrictions on
- 20 personal liberty and to permit the exercise of constitutional
- 21 rights by adults consistent with protection from abuse[7
- 22 neglect, and exploitation]."

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SECTION 4. Section 346-222, Hawaii Revised Statutes, is
 1
    amended to read as follows:
 2
         "[+]$346-222[+] Definitions. For the purposes of this
 3
 4
    part:
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         "Abuse" means (actual or imminent physical injury,
 6
    psychological abuse or neglect, sexual abuse, financial
 7
    exploitation, negligent treatment, or maltreatment] any of the
    following, separately or in combination:
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         (1) Physical abuse;
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10
         (2) Psychological abuse;
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         (3) Sexual abuse;
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         (4) Financial exploitation;
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         (5) Caregiver neglect; or
              Self-neglect;
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         (6)
15
    each as further defined in this chapter. Abuse does not
    include, and a determination of abuse shall not be based solely
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17
    on, physical, psychological, or financial conditions that result
    when a vulnerable adult seeks, or when a caregiver provides or
18
    permits to be provided, treatment with the express consent of
19
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    the vulnerable adult or in accordance with the vulnerable
21
    adult's religious or spiritual practices.
22
         [Abuse occurs where:
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1	(1)	Any	dependent adult exhibits evidence of:
2		(A)	Substantial or multiple skin bruising or any
3			other internal bleeding;
4		(B)	Any injury to skin causing substantial bleeding;
5		(C)	Malnutrition;
6		(D)	A burn or burns;
7		(E)	Poisoning;
8		(F)	The fracture of any bone;
9		(G)	A subdural hematoma;
10		(H) -	Soft tissue swelling;
11		(I)	Extreme physical pain; or
12		(J)	Extreme mental distress which includes a
13			consistent pattern of actions or verbalizations
14			including threats, insults, or harassment, that
15			humiliates, provokes, intimidates, confuses, and
16			frightens the dependent adult;
17		and	the injury is not justifiably explained, or where
18		the-	history given is at variance with the degree or
19		type	of injury, or circumstances indicate that the
20		inju	ry is not the product of an accidental occurrence

1	(2)	Any dependent adult has been the victim of
2		nonconsensual sexual contact or conduct, including but
3		not limited to:
4		(A) Sexual assault, molestation, sexual fondling,
5		incest, prostitution;
6		(B) Obscene or pornographic photographing, filming,
7		or depiction; or
8		(C) Other similar forms of sexual exploitation;
9	(3)	Any dependent adult is not provided in a timely manner
10		with adequate food, clothing, shelter, psychological
11		eare, physical care, medical care, or supervision;
12	(4)	Any dependent adult is provided with dangerous,
13		harmful, or detrimental drugs as defined by section
14		712 1240; however, this paragraph shall not apply when
15		such drugs are provided to the dependent adult
16		pursuant to the direction or prescription of a
17		practitioner, as defined in section 712 1240;
18	(5)	There has been a failure to exercise that degree of
19		care toward-a dependent adult which a reasonable
20		person with the responsibility of a caregiver would
21		exercise, including, but not limited to, failure to:
22		(A) Assist in personal hygiene;

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1		(B) Provide necessary food, shelter, and clothing;
2		(C) Provide necessary health care, access to health
3		care, or prescribed medication;
·4		(D) Protect a dependent adult from health and safety
5		hazards; or
6		(E) Protect against acts of abuse by third parties;
7	(6)	Any dependent adult appears to lack sufficient
8		understanding or capacity to make or communicate
9		responsible decisions concerning the dependent adult's
10		person, and appears to be exposed to a situation or
11		condition which poses an imminent risk of death or
12		risk of scrious physical harm; or
13	(7)	There is financial and economic exploitation. For the
14		purpose of this part, "financial and economic
15		exploitation" means the wrongful or negligent taking,
16		withholding, misappropriation, or use of a dependent
17		adult's money, real property, or personal property.
18		"Financial and economic exploitation" can include but
19		is not limited to:
20		(A) Breaches of fiduciary relationships such as the
21		misuse of a power of attorney or the abuse of
22		guardianship privileges, resulting in the

1		unauthorized appropriation, sale, or transfer of
2		property;
3	(B)	The unauthorized taking of personal assets;
4	(C)	The misappropriation, misuse, or transfer of
5		moneys belonging to the dependent adult from a
6		personal or joint account; or
7	(D)	The intentional or negligent failure to
8		effectively use a dependent adult's income and
9		assets for the necessities required for the
10		person's support and maintenance.
11	The	exploitations may involve coercion, manipulation,
12	thre	ats, intimidation, misrepresentation, or exertion
13	of u	ndue influence.]
14	"Capacity	" means the ability to understand and appreciate
15	the nature and	consequences of making decisions concerning one's
16	person or to co	ommunicate [such] these decisions.
17	"Caregive:	r" means any person who has knowingly and
18	willingly assu	med, on a part-time or full-time basis, the care,
19	supervision, o	r physical control of, or who has a legal or
20	contractual du	ty to care for the health, safety, and welfare of
21	a vulnerable ac	dult.

1	<u>"Car</u>	egiver neglect" means the failure of a caregiver to
2	exercise	that degree of care for a vulnerable adult that a
3	reasonabl	e person with the responsibility of a caregiver would
4	exercise	within the scope of the caregiver's assumed, legal or
5	contractu	al duties, including but not limited to the failure to:
6	(1)	Assist with personal hygiene;
7	(2)	Protect the vulnerable adult from abandonment;
8	(3)	Provide, in a timely manner, necessary food, shelter,
9		or clothing;
10	(4)	Provide, in a timely manner, necessary health care,
11		access to health care, prescribed medication,
12		psychological care, physical care, or supervision;
13	(5)	Protect the vulnerable adult from dangerous, harmful,
14		or detrimental drugs, as defined in section 712-1240;
15		provided that this paragraph shall not apply to drugs
16		that are provided to the vulnerable adult pursuant to
17		the direction or prescription of a practitioner, as
18		defined in section 712-1240;
19	<u>(6)</u>	Protect the vulnerable adult from health and safety
20		hazards; or
21	<u>(7)</u>	Protect the vulnerable adult from abuse by third
22		parties.

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"Court" means the family court [having jurisdiction over a
 1
    matter under this part].
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 3
         "Department" means the department of human services and its
    authorized representatives.
 4
         ["Dependent adult" means any adult who, because of mental
 5
    or physical impairment is dependent upon another person, a care
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 7
    organization, or a care facility for personal health, safety, or
 8
    welfare.]
         "Director" means the director of human services.
 9
         "Emergency medical treatment" means [those services] any
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11
    service necessary to maintain a person's physical health and
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    without which there is a reasonable belief that the person will
    suffer irreparable harm or death.
13
         "Financial exploitation" means the wrongful taking,
14
15
    withholding, appropriation, or use of a vulnerable adult's
    money, real property, or personal property, including but not
16
17
    limited to:
         (1) The breach of a fiduciary duty, such as the misuse of
18
19
              a power of attorney or the misuse of guardianship
              privileges, resulting in the unauthorized
20
              appropriation, sale, or transfer of property;
21
              The unauthorized taking of personal assets;
22
         (2)
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1	(3)	The misappropriation or misuse of moneys belonging to
2		the vulnerable adult from a personal or joint account;
3		<u>or</u>
4	(4)	The failure to effectively use a vulnerable adult's
5		income and assets for the necessities required for the
6		vulnerable adult's support and maintenance, by a
7		person with a duty to expend income and assets on
8		behalf of the vulnerable adult for such purposes.
9	Financial	exploitation may be accomplished through coercion,
10	manipulat:	ion, threats, intimidation, misrepresentation, or
11	exertion o	of undue influence.
12	["Im	minent abuse" means that there exists reasonable cause
13	to believe	e that abuse will occur or recur within the next ninety
14	days.]	
15	"Part	cy" means those persons, care organizations, or care
16	facilities	entitled to notice of proceedings under sections
17	346-237 ar	nd 346-238, including any state department or agency
18	that is p	roviding services and treatment to a [dependent]
19	vulnerable	adult in accordance with a protective services plan.
20	"Phys	sical abuse" means:
21	(1)	The nonaccidental infliction of physical or bodily
22		injury, pain, or impairment, including but not limited

1		to hitting, slapping, causing burns or bruises,
2		poisoning, or improper physical restraint; or
3	(2)	Causing physical injuries that are not justifiably
4		explained or where the history given for an injury is
5		at variance with the degree or type of injury.
6	"Pro	tective services plan" means a specific written plan,
7	prepared	by the department, [setting] that sets forth the
8	specific	services and treatment to be provided to a [dependent]
9	vulnerabl	e adult.
10	"Psy	chological abuse" means the infliction of mental or
11	emotional	distress by use of threats, insults, harassment,
12	humiliati	on, provocation, intimidation, or other means that
13	profoundl	y confuse or frighten a vulnerable adult.
14	<u>"Sel</u>	f-neglect" means:
15	(1)	A vulnerable adult's inability or failure, due to
16		physical or mental impairment, or both, to perform
17		tasks essential to caring for oneself, including but
18		not limited to:
19		(A) Obtaining essential food, clothing, shelter, and
20		medical care;
21		(B) Obtaining goods and services reasonably necessary
22		to maintain minimum standards of physical health,

1			mental health, emotional well-being, and general
2			safety; or
3		(C)	Management of one's financial assets and
4			obligations to accomplish the activities in
5			subparagraphs (A) and (B);
6		and	
7	(2)	The y	rulnerable adult appears to lack sufficient
8		undei	estanding or capacity to make or communicate
9		respo	onsible decisions and appears to be exposed to a
10		situa	ation or condition that poses an immediate risk of
11		deatl	or serious physical harm.
12	<u>"Sex</u>	ual ak	ouse" means nonconsensual sexual contact or
13	conduct c	aused	by another person, including but not limited to:
14	(1)	Sexua	al assault, molestation, sexual fondling, incest,
15		or pr	rostitution; or
16	(2)	Porne	ographic photographing, filming, or depiction.
17	<u>"Vul</u>	nerab]	le adult" means a person eighteen years of age or
18	older who	, beca	ause of mental, developmental, or physical
19	impairmen	t, is	unable to:
20	(1)	Commi	unicate or make responsible decisions to manage the
21		perso	on's own care or resources;

I	(2) Carry but of arrange for essential accivities of dairy
2	living; or
3	(3) Protect oneself from abuse, as defined in this part."
4	SECTION 5. Section 346-223, Hawaii Revised Statutes, is
5	amended to read as follows:
6	"[{]§346-223[}] Jurisdiction; venue. The family court
7	shall have jurisdiction [in] over protective proceedings under
8	this part [concerning any dependent] that concern a vulnerable
9	adult who was or is found within the judicial circuit at the
10	time [such] the facts and circumstances occurred, were
11	discovered, or were reported to the department, which constitute
12	the basis for a finding that the [person has been abused and]
13	vulnerable adult has incurred abuse or is [threatened with
14	imminent abuse;] in danger of abuse if immediate action is not
15	taken; provided that the protective proceedings under this part
16	[are] shall not be considered exclusive and shall not preclude
17	[the use of] any other criminal, civil, or administrative
18	remedy. The protective proceedings under this part shall be
19	held in the judicial circuit in which the [dependent] vulnerable
20	adult resides at the time of the filing of the petition or in
21	which the [dependent] vulnerable adult has assets."

1	SECT	ION 6. Section 346-224, Hawaii Revised Statutes, is
2	amended t	o read as follows:
3	"[]]"	§346-224[] Reports. (a) The following persons who,
4	in the pe	rformance of their professional or official duties,
5	know or h	ave reason to believe that a [dependent] <u>vulnerable</u>
6	adult has	[been abused and is threatened with imminent abuse]
7	incurred	abuse or is in danger of abuse if immediate action is
8	not taken	shall promptly report the matter orally to the
9	departmen	t [of human services]:
10	(1)	Any licensed or registered professional of the healing
11	·	arts and any health-related occupation who examines,
12		treats, or provides other professional or specialized
13		services to [dependent adults,] a vulnerable adult,
14		including [but not limited to.] physicians, physicians
15		in training, psychologists, dentists, nurses,
16		osteopathic physicians and surgeons, optometrists,
17		chiropractors, podiatrists, pharmacists, and other
18		health-related professionals;
19	(2)	Employees or officers of any public or private agency
20		or institution providing social, medical, hospital, or
21		mental health services, including financial
22		assistance;

1	(3)	Employees or officers of any law enforcement agency.
2		including[, but not limited to,] the courts, police
3		departments, correctional institutions, and parole or
4		probation offices;
5	(4)	Employees or officers of any adult residential care
6		home, adult day care center, or similar institution;
7		[and]
8	(5)	Medical examiners or coroners[-]; and
9	(6)	Social workers licensed pursuant to chapter 467E and
10		non-licensed persons employed in a social worker
11		position pursuant to section 467E-6(2).
12	(b)	The initial oral report required by subsection (a)
13	shall be	followed as soon as possible by a written report to the
14	department	t; provided that [where] if a police department is the
15	initiating	g agency, a written report shall not be required unless
16	the police	e department [has declined] <u>declines</u> to take further
17	action and	d the department informs the police department that
18	[it] the	department intends to [pursue the matter of the orally
19	reported :	incident] investigate the oral report of abuse. [All
20	written re	eports] A written report shall contain [the]:
21	(1)	The name and address of the [dependent] vulnerable
22		adult [and], if known;

1	(2)	The name and address of the [person who or care
2		organization or care facility which] party who is
3		alleged to have committed or been responsible for the
4		[dependent adult] abuse, if known; [the]
5	<u>(3)</u>	The nature and extent of the [dependent] vulnerable
6		adult's injury or harm; and [any]
7	(4)	Any other information the reporter believes [might]
8		may be helpful in establishing the cause of the
9		[dependent adult] abuse.
10	(c)	This section shall not prohibit any [of the persons
11	enumerated	d in subsection (a) person from reporting (incidents
12	which tho	se persons have an incident that the person has reason
13	to believe	e [involve] involves abuse [which] that came to [their]
14	the person	n's attention in [any] a private or nonprofessional
15	capacity.	
16	(d)	Any [other] person not enumerated in subsection (a)
17	who has re	eason to believe that a [dependent] vulnerable adult
18	(has been	abused] has incurred abuse or is [threatened with
19	imminent a	abuse] in danger of abuse if immediate action is not
20	taken may	report the matter orally to the department.
21	(e)	Any person who knowingly fails to report as required

by this section or who wilfully prevents another person from

- 1 reporting pursuant to this section shall be guilty of a petty
- 2 misdemeanor.
- 3 (f) The department shall maintain a central registry of
- 4 reported cases.
- 5 (g) Nothing in this section shall require a member of the
- 6 clergy to report communications that are protected under rule
- 7 506 of chapter 626."
- 8 SECTION 7. Section 346-225, Hawaii Revised Statutes, is
- 9 amended to read as follows:
- "[+]§346-225[+] Confidentiality of reports. [All reports]
- 11 A report made pursuant to this part, including the identity of
- 12 the reporting person[, as well as] and all records of [such
- 13 reports, are] the report, shall be confidential and any person
- 14 who makes an unauthorized disclosure of a report or records of a
- 15 report [under this part] shall be guilty of a misdemeanor. The
- 16 director [of human services] may adopt, amend, or repeal rules,
- 17 pursuant to chapter 91, to provide for the confidentiality of
- 18 reports and records, and for the authorized disclosure of
- 19 reports and records."
- 20 SECTION 8. Section 346-226, Hawaii Revised Statutes, is
- 21 amended to read as follows:

- 1 "[+] \$346-226[+] Access to records. Records of a
- 2 [dependent] vulnerable adult shall be obtained by the department
- 3 or the [dependent] vulnerable adult's court-appointed guardian
- 4 ad litem with the written consent of the [dependent] vulnerable
- 5 adult or [that person's] the vulnerable adult's representative,
- 6 or by court order. Any person who reports to the department
- 7 under section 346-224, upon demand of the department, shall
- 8 provide all information related to the alleged incident of
- 9 [dependent adult] abuse [or neglect], including[, but not
- 10 limited to, financial records and medical reports, which were
- 11 not included in the written report submitted pursuant to section
- 12 346-224(b)."
- 13 SECTION 9. Section 346-227, Hawaii Revised Statutes, is
- 14 amended to read as follows:
- "[+]\$346-227[+] Investigation. Upon receiving a report
- 16 that abuse of a [dependent] vulnerable adult has occurred [and
- 17 is imminent, or is in danger of occurring if immediate action
- 18 is not taken, the department shall cause an investigation to be
- 19 commenced in accordance with this part as the department deems
- 20 appropriate."
- 21 SECTION 10. Section 346-228, Hawaii Revised Statutes, is
- 22 amended to read as follows:



1	"[+]	§346-228[]] Action upon investigation. Upon
2	investiga	tion the department shall take action [toward
3	preventin	g further] to prevent abuse and shall have the
4	authority	to do any or all of the following:
5	(1)	Resolve the matter in an informal fashion as is
6		appropriate under the circumstances;
7	(2)	Exercise its right of entry under section 346-229;
8	(3)	Seek an order for immediate protection;
9	(4)	Seek a temporary restraining order;
10	(5)	File a petition with the court under this part; and
11	(6)	Seek any protective or remedial actions authorized by
12		law."
13	SECT	ION 11. Section 346-229, Hawaii Revised Statutes, is
14	amended to	o read as follows:
15	"[4]	§346-229[] Right of entry. (a) An employee of the
16	departmen	t engaged in an investigation under this part shall be
17	authorize	d to visit and communicate with the [dependent]
18	vulnerable	e adult who is the subject of the report. Any person
19	intention	ally or knowingly obstructing or interfering with the
20	departmen	t's access to or communication with the [dependent]
21	vulnerable	e adult shall be guilty of a misdemeanor.

18

- 1 Any employee of the department engaged in an 2 investigation under this part, having probable cause to believe 3 that a [dependent] vulnerable adult will be physically injured 4 through abuse before a court order for entry can be obtained, 5 without a warrant, may enter upon the premises where the [dependent] vulnerable adult may be found for the purpose of 6 7 ascertaining that person's welfare. Where a warrantless entry 8 is authorized under this section, the employee of the department 9 may request the assistance of a police officer to gain 10 entrance." 11 SECTION 12. Section 346-230, Hawaii Revised Statutes, is 12 amended to read as follows: 13 "§346-230 Termination of services. (a) The department 14 shall act only with the consent of the [victim,] vulnerable 15 adult, unless the department obtains court authorization to 16 provide necessary services, as provided in section 346-231.
- 19 (1) The [dependent] vulnerable adult has the capacity to
 20 consent and either does not consent or withdraws
 21 consent to the receipt of protective services; [or]

Investigation and services provided under this part shall be

immediately terminated if:

- (2) The department determines that protection is no longer
 needed under this part; or
- 3 (3) The court so orders.
- 4 (b) Upon the department's determination that protective
- 5 services are no longer needed, the [dependent] vulnerable adult
- 6 shall be referred to the agency responsible for follow-up
- 7 services. For the mentally ill, mentally retarded, or
- 8 developmentally disabled adult, the state agency designated to
- 9 provide services shall be the department of health."
- 10 SECTION 13. Section 346-231, Hawaii Revised Statutes, is
- 11 amended as follows:
- 1. By amending subsection (a) to read:
- "(a) If the department believes that a person is a
- 14 [dependent] vulnerable adult and it appears probable that the
- 15 [dependent] vulnerable adult has [been abused and is threatened
- 16 with imminent abuse unless] incurred abuse or is in danger of
- 17 abuse if immediate action is not taken[+] and the [dependent]
- 18 vulnerable adult consents, or if the [dependent] vulnerable
- 19 adult does not consent and there is probable cause to believe
- 20 that the [dependent] vulnerable adult lacks the capacity to make
- 21 decisions concerning the [dependent] vulnerable adult's person,

- 1 the department shall seek an order for immediate protection in
- 2 accordance with this section."
- 3 2. By amending subsections (c), (d), and (e) to read:
- 4 "(c) Upon finding that the person is a [dependent]
- 5 vulnerable adult and that there is probable cause to believe
- 6 that the [dependent] vulnerable adult has [been abused and is
- 7 threatened with imminent abuse unless] incurred abuse or is in
- 8 danger of abuse if immediate action is not taken[+] and the
- 9 [dependent] vulnerable adult consents, or if the [dependent]
- 10 vulnerable adult does not consent and there is probable cause to
- 11 believe that the [dependent] vulnerable adult lacks the capacity
- 12 to make decisions concerning the [dependent] vulnerable adult's
- 13 person, the court shall issue an order for immediate protection.
- 14 This order may include[, but is not limited to]:
- 15 (1) An authorization for the department to transport the
- 16 person to an appropriate medical or care facility;
- 17 (2) An authorization for medical examinations;
- 18 (3) An authorization for emergency medical treatment; and
- 19 (4) [Such] Any other matters as may prevent [imminent]
- 20 immediate abuse, pending a hearing under section
- 21 346-232.

1	(d)	The court may also make orders as may be appropriate
2	to third	persons, including temporary restraining orders,
3	enjoining	them from:
4	(1)	Removing the [dependent] vulnerable adult from the
5		care or custody of another;
6	(2)	[Abusing] Actions that would result in abuse of the
7		[dependent] vulnerable adult;
8	(3)	Living at the [dependent] vulnerable adult's
9		residence;
10	(4)	Contacting the [dependent] vulnerable adult in person
11		or by telephone;
12	(5)	Selling, removing, or otherwise disposing of the
13		[dependent] vulnerable adult's personal property;
14	(6)	Withdrawing [those] funds from any bank, savings and
15		loan association, credit union, or other financial
16		institution, or from a stock account in which the
17		[dependent] vulnerable adult has an interest;
18	(7)	Negotiating any instruments payable to the [dependent]
19		<pre>vulnerable adult;</pre>
20	(8)	Selling, mortgaging, or otherwise encumbering any
21		interest that the [dependent] vulnerable adult has in

real property;

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(9)	Exercising any powers on behalf of the [dependent]
	vulnerable adult by representatives of the department
	any court-appointed guardian or guardian ad litem, or
	any official acting on [their] the vulnerable adult's
	behalf; and

- (10) Engaging in any other specified act [which,] that,
 based upon the facts alleged, would constitute harm or
 present a [threat] danger of [imminent] immediate harm
 to the [dependent] vulnerable adult or would cause the
 loss of the [dependent] vulnerable adult's property.
- Court orders under section 346-232 and this section 11 12 may be obtained upon oral or written application by the 13 department, without notice and without a hearing. Any oral 14 application shall be reduced to writing within twenty-four 15 hours. The court may issue its order orally[7]; provided that 16 it shall reduce the order to writing as soon as possible 17 thereafter and in any case not later than twenty-four hours 18 after the court received the written application. Certified copies of the application and order shall be personally served 19 20 upon the [dependent] vulnerable adult and any other person or 21 entity affected by the order together with the notice of the order to show cause hearing in section 346-232." 22

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1 SECTION 14. Section 346-232, Hawaii Revised Statutes, is 2 amended to read as follows: 3 "[+]\$346-232[+] Order to show cause hearing. (a) written order for immediate protection is issued, the court 4 5 shall hold a hearing on the application for immediate 6 protection, no later than seventy-two hours after issuance of 7 the written order, excluding any Saturday or Sunday, requiring 8 cause to be shown why the order or orders should not continue. 9 The department shall make arrangements to have the [dependent] 10 vulnerable adult attend the hearing or show cause why the 11 [dependent] vulnerable adult cannot attend. 12 (b) When the court finds that there is probable cause to 13 believe that a [dependent] vulnerable adult has [been abused and 14 is threatened with imminent abuse,] incurred abuse or is in danger of abuse if immediate action is not taken, and the 15 16 [dependent] vulnerable adult consents, or if the [dependent] 17 vulnerable adult does not consent and the court finds that there 18 is probable cause to believe that the [dependent] vulnerable 19 adult lacks the capacity to make decisions concerning the 20 [dependent] vulnerable adult's person, the court may continue or 21 modify any order pending an adjudicatory hearing on the 22 These orders may include orders for the [dependent] petition.

1 vulnerable adult's temporary placement and ordinary medical 2 care. 3 The parties personally or through counsel may stipulate to the entry or continuance of such orders as the 4 court deems to be in the best interest of the [dependent] 5 6 vulnerable adult, and the court shall set the case for an 7 adjudicatory hearing as soon as it is practical." SECTION 15. Section 346-233, Hawaii Revised Statutes, is 8 9 amended to read as follows: "[+]\$346-233[+] Petition. (a) A petition invoking the 10 jurisdiction of the court under this part shall be entitled "In 11 the matter of the protection of ______, " and shall 12 be verified. 13 The petition shall set forth with specificity the: 14 (b) 15 (1)Reasons the person is considered to be a [dependent] vulnerable adult; 16 17 (2) Facts [which] that bring the [dependent] vulnerable 18 adult within this part; (3) Name, birth date, sex, and residence address of the 19 [dependent] vulnerable adult; 20

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1	(4)	Names and addresses of any living persons, or entities
2		required to be notified pursuant to section 346-237;
3		and
4	(5)	If appropriate, allegations describing any lack of
5		capacity of the [dependent] vulnerable adult."
6	SECT	ION 16. Section 346-234, Hawaii Revised Statutes, is
7	amended to	o read as follows:
8	" [-[] ;	§346-234[] Guardian ad litem; counsel. (a) In any
9	case where	e the court has reason to believe that a [dependent]
10	vulnerable	e adult or any other party lacks the capacity to
11	effective	ly make decisions concerning the party's person, it may
12	appoint a	guardian ad litem to represent the interests of that
13	party thre	oughout the pendency of proceedings under this part.
14	The court	shall appoint counsel for the [dependent] vulnerable
15	adult at a	any time where it finds that the [dependent] vulnerable
16	adult requ	uires a separate legal advocate and is unable to afford
17	private co	ounsel.
18	(b)	The court may order reasonable costs and fees of the
19	guardian a	ad litem to be paid by the party for whom the guardian
20	ad litem :	is appointed, if that party has sufficient financial

resources to pay [such] the costs and fees. The court may also

order the appropriate parties to pay or reimburse reasonable

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- 1 costs and fees of the guardian ad litem and counsel appointed
- for the [dependent] vulnerable adult."
- 3 SECTION 17. Section 346-236, Hawaii Revised Statutes, is
- 4 amended to read as follows:
- 5 "[-[-]-§346-236[-]] Permanent changes. Permanent changes in
- 6 the living situation of [an abused-dependent] a vulnerable adult
- 7 who has incurred abuse shall not ordinarily be made under
- 8 authority of this part. If permanent changes in the living
- 9 situation or nonemergency medical treatment are necessary, the
- 10 appropriate guardianship, or civil commitment action shall be
- 11 initiated pursuant to applicable state law."
- 12 SECTION 18. Section 346~237, Hawaii Revised Statutes, is
- 13 amended to read as follows:
- 14 "§346-237 Notice of proceedings. (a) After a petition
- 15 has been filed, the matter shall be set for hearing and a notice
- 16 of hearing shall be issued to all parties to the proceeding.
- 17 The parties to the proceeding shall include:
- 18 (1) The [dependent] vulnerable adult;
- 19 (2) Any caregiver [or facility in which the dependent
- 20 adult resides or is a patient; of the vulnerable
- 21 adult;

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1	(3)	A representative of the facility in which the
2		vulnerable adult resides or is a patient;
3	[(3)]	(4) The spouse and adult children of the [dependent]
4		vulnerable adult;
5	[(4)]	(5) The parents of the [dependent] vulnerable adult,
6		unless waived by the court for good cause;
7	[(5)]	(6) Any guardian or conservator who may have been
8		appointed; and
9	[(6)]	(7) Any other person or entity affected by the order
10		for immediate protection.
11	<u>(b)</u>	Where the name or whereabouts of a potential party is
12	unknown, t	the court may require the petitioner to set forth the
13	reasonable	e efforts the petitioner made to ascertain the party's
14	name or wh	nereabouts and why the petitioner has been unable to
15	determine	those facts."
16	SECT	ON 19. Section 346-238, Hawaii Revised Statutes, is
17	amended by	amending subsection (a) to read as follows:
18	*(a)	Service of the notice shall be made by delivery of a
19	copy there	eof together with a certified copy of the petition to
20	each perso	on or entity to be given notice either by personal
21	service, k	by certified mail, return receipt requested and
22	addressed	to the last known address, by publication, or by other

- 1 means authorized by the court. Upon a showing of good cause,
- 2 the court may waive notice to any party except the [dependent]
- 3 vulnerable adult."
- 4 SECTION 20. Section 346-239, Hawaii Revised Statutes, is
- 5 amended to read as follows:
- 6 "[+] \$346-239[+] Required findings concerning postponed
- 7 hearings. Except as otherwise provided, no hearing shall be
- 8 delayed upon the grounds that a party other than the [dependent]
- 9 vulnerable adult is not present at the hearing or has not been
- 10 served with a copy of the order for immediate protection or the
- 11 petition, where reasonable efforts have been made to effect
- 12 service and it would be detrimental to the [dependent]
- 13 yulnerable adult to postpone the proceedings until service can
- 14 be made. Whenever a hearing is delayed or postponed under this
- 15 section, the court shall enter a finding that it will not be
- 16 detrimental to the [dependent] vulnerable adult and shall also
- 17 specify what additional measures shall be undertaken to effect
- 18 service."
- 19 SECTION 21. Section 346-240, Hawaii Revised Statutes, is
- 20 amended by amending subsections (a) to (c) to read as follows:
- "(a) When a petition has been filed, the court shall set a
- 22 return date hearing to be held within thirty days of the filing

- of the petition. On the return date, the parties personally or 1
- 2 through counsel may stipulate to the entry or continuance of the
- orders as the court deems to be in the best interests of the 3
- 4 [dependent] vulnerable adult, and the court shall set the case
- 5 for an adjudicatory hearing as soon as is practical.
- 6 In an adjudicatory hearing, the court shall determine
- 7 whether the person is a [dependent] vulnerable adult, and
- 8 whether the [dependent] vulnerable adult has [been abused and is
- 9 threatened with imminent abuse, | incurred abuse or is in danger
- 10 of abuse if immediate action is not taken, based upon a
- 11 preponderance of the evidence. Evidence [which] that is
- 12 contained in a written report, study, or examination shall be
- 13 admissible $[\tau]$; provided that the maker of the written report,
- 14 study, or examination be subject to direct and cross-examination
- 15 upon demand when the maker is reasonably available. A social
- worker employed by the department in the area of adult 16
- 17 protective services shall be presumed to be qualified to testify
- 18 as an expert in the field of protective services.
- If facts sufficient to sustain the petition are 19 (c)
- 20 established in court, or are stipulated to by all parties, the
- court shall enter an order finding that the [dependent] 21
- vulnerable adult has [been abused and threatened with imminent 22



- 1 abuse] incurred abuse or is in danger of abuse if immediate
- 2 action is not taken and shall state the grounds for the finding.
- 3 The court shall also make a finding concerning the capacity of
- 4 the [dependent] vulnerable adult to effectively make decisions
- 5 concerning personal needs or property [or both]. If the
- 6 capacity of the [dependent] vulnerable adult is at issue, the
- 7 court shall require that the [dependent] vulnerable adult be
- 8 examined by a psychiatrist or other physician who is skilled in
- 9 evaluating the particular area in which the [dependent]
- 10 vulnerable adult is alleged to lack capacity before making any
- 11 finding that the [dependent] vulnerable adult lacks capacity.
- 12 If there is no finding that the [dependent] vulnerable adult
- 13 lacks capacity to make [such] decisions regarding personal needs
- 14 or property and if the [dependent] vulnerable adult does not
- 15 give consent, the court shall not have authority to proceed
- 16 further and the court shall dismiss the case."
- 17 SECTION 22. Section 346-241, Hawaii Revised Statutes, is
- 18 amended by amending subsections (b) to (d) to read as follows:
- 19 "(b) The proposed protective order may include any of the
- 20 provisions set forth in section 346-231, and, in addition may
- 21 include an order that:

1	(1)	The person inflicting abuse on the (dependent)
2		vulnerable adult participate in counseling or therapy
3		as the court deems appropriate;
4	(2)	Any party report to the department any violation of
5		the protective order or protective services plan;
6	(3)	The department make periodic home visits to the
7		[dependent] vulnerable adult; and
8	(4)	The department monitor compliance with the order.
9	(c)	The proposed protective services plan shall set forth
10	the follo	wing:
11	(1)	Specific services or treatment to be provided to the
12		[dependent] vulnerable adult and the specific actions
13		the parties shall take;
14	(2)	Specific responsibilities that the parties shall
15		assume;
16	(3)	Period during which the services shall be provided;
17	(4)	Dates by which the actions shall be completed;
18	(5)	Specific consequences that may be reasonably
19		anticipated to result from a party's failure to comply
20		with any terms and conditions of the plan; and
21	(6)	Steps that shall be necessary to terminate the court's
22		jurisdiction.

- 1 (d) In preparing such a proposed protective order, the 2 department shall seek to impose the least restrictive limitation 3 on the freedom and liberties of the [dependent] vulnerable 4 adult. To the greatest extent possible, the [dependent] 5 vulnerable adult should be permitted to participate in decisions concerning the [dependent] vulnerable adult's person, or 6 7 property, or both." 8 SECTION 23. Section 346-242, Hawaii Revised Statutes, is 9 amended to read as follows:
- 10 "\$346-242 Review hearings. Except for good cause shown, the court shall set each case for a review hearing not later 11 12 than six months after the date that a protective order and 13 protective services plan are ordered by the court. Thereafter, 14 the court shall review the matter at intervals of not longer than six months until the court's jurisdiction has been 15 16 terminated. The department and the guardian ad litem, if any, 17 shall submit a written report, with copies to the parties or their counsel, at least fifteen days prior to the date set for 18 19 each review. The report shall evaluate whether the parties have 20 complied with the terms and conditions of the protective order 21 and protective services plan; shall recommend any modification 22 to the order or plan; and shall recommend whether the court

- 1 shall retain jurisdiction or terminate the case. At each
- 2 review, the court shall determine whether the parties have
- 3 complied with the terms and conditions of the order and plan;
- 4 enforce [such] sanctions for noncompliance as may be
- 5 appropriate; and order [such] revisions to the existing order or
- 6 plan as are in the best interests of the [dependent] vulnerable
- 7 adult. At each review, the court shall make an express finding
- 8 as to whether it shall retain jurisdiction or terminate the
- 9 case, and, in each instance, shall state the basis for its
- 10 action."
- 11 SECTION 24. Section 346-247, Hawaii Revised Statutes, is
- 12 amended to read as follows:
- 13 "[+]§346-247[+] Payment for service or treatment provided
- 14 to a party. Whenever service, treatment, care, or support of a
- 15 [dependent] vulnerable adult is provided under this part, the
- 16 persons or legal entities who may be legally obligated to pay
- 17 for the service, treatment, care, or support of the [dependent
- 18 person, vulnerable adult, may be ordered by the court to pay
- 19 the cost of the service, care, support, or treatment provided to
- 20 the [dependent] vulnerable adult in whole or in part, after
- 21 notice and hearing."

1	SECTION 25. Section 340-249, Hawaii Revised Statutes, is
2	amended to read as follows:
3	"[+]\$346-249[+] Cooperation. Every public official or
4	department shall render all assistance and cooperation within
5	the official's or department's power and [which] that may
6	further the purpose and objectives of this part. The department
7	and the court may seek the cooperation of organizations whose
8	objectives are to protect or aid [dependent] vulnerable adults."
9	SECTION 26. Section 571-14, Hawaii Revised Statutes, is
10	amended by amending subsection (a) to read as follows:
11	"(a) Except as provided in sections 603-21.5 and 604-8,
12	the court shall have exclusive original jurisdiction:
13	(1) To try any offense committed against a child by the
14	child's parent or guardian or by any other person
15	having the child's legal or physical custody, and any
16	violation of section 707-726, 707-727, 709-902,
17	709-903, 709-903.5, 709-904, 709-905, 709-906, or
18	302A-1135, whether or not included in other provisions
19	of this paragraph or paragraph (2);
20	(2) To try any adult charged with:
21	(A) Deserting, abandoning, or failing to provide
22	support for any person in violation of law;

1	(B)	An offense, other than a felony, against the
2		person of the defendant's husband or wife;
3	(C)	Any violation of an order issued pursuant to
4		chapter 586; or
5	(D)	Any violation of an order issued by a family
6	٠	court judge.
7	In any cas	se within paragraph (1) or (2), the court, in its
8	discretion	n, may waive its jurisdiction over the offense
9	charged;	
10	(3) In a	ll proceedings under chapter 580, and in all
11	proce	eedings under chapter 584;
12	(4) In p	roceedings under chapter 575, the Uniform
13	Dese	rtion and Nonsupport Act, and under chapter 576B,
14	the U	Jniform Interstate Family Support Act;
15	(5) For (commitment of an adult alleged to be mentally
16	defe	ctive or mentally ill;
17	(6) In al	ll proceedings for support between parent and
18	chile	d or between husband and wife;
19	(7) In a	ll proceedings for pre-trial detention or waiver
20	of ju	urisdiction over an adult who was a child at the
21	time	of an alleged criminal act as provided in section
22	571-1	l3 or 571-22;

1	(8)	In all proceedings under chapter 586, Domestic Abuse
2		Protective Orders; and
3	(9)	For the protection of [dependent] vulnerable adults
4		under chapter 346, part X.
5	In a	ny case within paragraph (3), (4), or (6), the attorney
6	gene	ral, through the child support enforcement agency, may
7	exer	cise concurrent jurisdiction as provided in chapter
8	576E	."
9	SECT	ION 27. Section 626:1-505.5, Hawaii Revised Statutes,
10	is amended	d by amending subsection (d) to read as follows:
11	" (d)	Exceptions. There is no privilege under this rule:
12	(1)	Perjured testimony by victim. If the victim counselor
13		reasonably believes that the victim has given perjured
14		testimony and a party to the proceeding has made an
15		offer of proof that perjury may have been committed.
16	(2)	Physical appearance and condition of victim. In
17		matters of proof concerning the physical appearance
18		and condition of the victim at the time of the alleged
19		crime.
20	(3)	Breach of duty by victim counselor or victim

counseling program. As to a communication relevant to

	an	issue	of	breach	of	duty	рy	the	victim	counselor	or
2	vic	ctim c	oun	seling	prog	gram :	to t	the '	victim.		

- (4) Mandatory reporting. To relieve victim counselors of any duty to refuse to report child abuse or neglect under chapter 350, domestic abuse under chapter 586, or abuse of a [dependent] vulnerable adult under part X of chapter 346, and to refuse to provide evidence in child abuse proceedings under chapter 587.
- (5) Proceedings for hospitalization. For communications relevant to an issue in proceedings to hospitalize the victim for mental illness or substance abuse, or in proceedings for the discharge or release of a victim previously hospitalized for mental illness or substance abuse.
- (6) Examination by order of court. If the court orders an examination of the physical, mental, or emotional condition of a victim, whether a party or a witness, communications made in the course thereof are not privileged under this rule with respect to the particular purpose of which the examination is ordered unless the court orders otherwise.

(8)

(7)	Condition an element of claim or defense. As to a
	communication relevant to the physical, mental, or
	emotional condition of the victim in any proceeding in
	which the victim relies upon the condition as an
	element of the victim's claim or defense or, after the
	victim's death, in any proceeding in which any party
	relies upon the condition as an element of the party's
	claim or defense.

- Proceedings against the victim counselor. In any administrative or judicial proceeding in which the competency or practice of the victim counselor or of the victim counseling program is at issue, provided that the identifying data of the victims whose records are admitted into evidence shall be kept confidential unless waived by the victim. The administrative agency, board or commission shall close to the public any portion of a proceeding, as necessary to protect the confidentiality of the victim."
- 19 SECTION 28. Section 846-2.7, Hawaii Revised Statutes, is 20 amended by amending subsection (b) to read as follows:
- 21 "(b) Criminal history record checks may be conducted by:

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1	(1)	The department of health on operators of adult foster
2		homes or developmental disabilities domiciliary homes
3		and their employees, as provided by section 333F-22;

- (2) The department of health on prospective employees, persons seeking to serve as providers, or subcontractors in positions that place them in direct contact with clients when providing non-witnessed direct mental health services as provided by section 321-171.5;
- 10 (3) The department of health on all applicants for 11 licensure for, operators for, and prospective 12 employees, and volunteers at one or more of the following: skilled nursing facility, intermediate 13 care facility, adult residential care home, expanded 14 15 adult residential care [homes,] home, assisted living facility, home health agency, hospice, adult day 16 health center, special treatment facility, therapeutic 17 18 living program, intermediate care facility for the mentally retarded, hospital, rural health center and 19 20 rehabilitation agency, and, in the case of any of the 21 above-related facilities operating in a private

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1		residence, on any adult living in the facility other
2		than the client as provided by section 321-15.2;
3	(4)	The department of education on employees, prospective
4		employees, and teacher trainees in any public school
5		in positions that necessitate close proximity to
6		children as provided by section 302A-601.5;
7	(5)	The counties on employees and prospective employees
8		who may be in positions that place them in close
9		proximity to children in recreation or child care
10		programs and services;
11	(6)	The county liquor commissions on applicants for liquor
12		licenses as provided by section 281-53.5;
13	(7)	The department of human services on operators and
14		employees of child caring institutions, child placing
15		organizations, and foster boarding homes as provided
16		by section 346-17;
17	(8)	The department of human services on prospective
18		adoptive parents as established under section
19		346-19.7;
20	(9)	The department of human services on applicants to
21		operate child care facilities, prospective employees
22		of the applicant, and new employees of the provider

		died rediberation or recompare ap browned by Section
2		346-154;
3	(10)	The department of human services on persons exempt
4		pursuant to section 346-152 to be eligible to provide
5		child care and receive child care subsidies as
6		provided by section 346-152.5;
7	(11)	The department of human services on operators and
8		employees of home and community-based case management
9		agencies and operators and other adults, except for
10		adults in care, residing in foster family homes as
11		provided by section 346-335;
12	(12)	The department of human services on staff members of
13		the Hawaii youth correctional facility as provided by
14		section 352-5.5;
15	(13)	The department of human services on employees,
16		prospective employees, and volunteers of contracted
17		providers and subcontractors in positions that place
18	•	them in close proximity to youth when providing
19		services on behalf of the office or the Hawaii youth
20		correctional facility as provided by section 352D-4.3
21	(14)	The judiciary on employees and applicants at detention
22		and shelter facilities as provided by section 571-34;

1	(15)	The department of public safety on employees and
2		prospective employees who are directly involved with
3		the treatment and care of persons committed to a
4		correctional facility or who possess police powers
5		including the power of arrest as provided by section
6		353C-5;
7	(16)	The department of commerce and consumer affairs on
8		applicants for private detective or private guard
9		licensure as provided by section 463-9;
10	(17)	Private schools and designated organizations on
11		employees and prospective employees who may be in
12		positions that necessitate close proximity to
13		children; provided that private schools and designated
14		organizations receive only indications of the states
15		from which the national criminal history record
16		information was provided as provided by section
17		302C-1;
18	(18)	The public library system on employees and prospective
19		employees whose positions place them in close
20		proximity to children as provided by section
21		302A-601.5;

1	(19)	The State or any of its branches, political
2		subdivisions, or agencies on applicants and employees
3		holding a position that has the same type of contact
4		with children, [dependent] vulnerable adults, or
5		persons committed to a correctional facility as other
6		public employees who hold positions that are
7.		authorized by law to require criminal history record
8		checks as a condition of employment as provided by
9		section 78-2.7;
10	(20)	The department of human services on licensed adult day
11		care center operators, employees, new employees,
12		subcontracted service providers and their employees,
13		and adult volunteers as provided by section 346-97;
14	(21)	The department of human services on purchase of
15		service contracted and subcontracted service providers
16		and their employees serving clients of the adult and
17		community care services branch, as provided by section
18		346-97;
19	(22)	The department of human services on foster grandparent
20		program, retired and senior volunteer program, senior
21		companion program, and respite companion program
22		participants as provided by section 346-97;

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1	(23)	The department of human services on contracted and
2		subcontracted service providers and their current and
3		prospective employees that provide home and community-
4		based services under Section 1915(c) of the Social
5		Security Act (42 U.S.C. §1396n(c)), or under any other
6		applicable section or sections of the Social Security
7		Act for the purposes of providing home and community-
8		based services, as provided by section 346-97; and
9	(24)	Any other organization, entity, or the State, its
10		branches, political subdivisions, or agencies as may
11		be authorized by state law."
12	SECT	ION 29. The department of human services may work with
13	interested	d stakeholders to develop a plan to build the capacity
14	of communi	ty-based services to help with the provision of
15	services v	under this Act.
16	SECT	ON 30. Statutory material to be repealed is bracketed
17	and strick	cen. New statutory material is underscored.
18	SECTI	ION 31. This Act shall take effect on July 1, 2009.

APPROVED this 9 day of JUN , 2008

GOVERNOR OF THE STATE OF HAWAII