_

A BILL FOR AN ACT

RELATING TO FAMILY.

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

1	SECTION 1. Chapter 584, Hawaii Revised Statutes, is
2	amended by adding a new section to be appropriately designated
3	and to read as follows:
4	S584- Domestic abuse; exemption from mediation in
5	paternity proceedings. (a) In contested paternity proceedings
6	where there are allegations of domestic abuse, the court shall
7	not require a party alleging the domestic abuse to participate
8	in any component of any mediation program against the wishes of
9	that party.
10	(b) A mediator who receives a referral or order from a
11	court to conduct mediation shall screen for the occurrence of
12	domestic abuse between the parties. A mediator shall not engage
13	in mediation when it appears to the mediator, or when either
14	party asserts, that domestic abuse has occurred, unless:
15	(1) Mediation is authorized by the alleged victim of the
16	domestic abuse;



H.B. NO. 618

1	(2)	Mediation is provided, in a specialized manner that
2		protects the safety of the alleged victim, by a
3		mediator who is trained in the field of domestic
4		abuse; and
5	(3)	The alleged victim may have in attendance at mediation
6	<u> </u>	a supporting person of the alleged victim's choice,
7		including but not limited to an attorney or advocate.
, 8		
		If the alleged victim chooses to exercise this option,
9		any other party to the mediation may have in
10		attendance at mediation a supporting person of that
11		party's choice, including but not limited to an
12		attorney or advocate.
13	(C)	The court shall not require a party alleging domestic
14	abuse to	participate in any component of any mediation program
15	<u>against t</u>	he wishes of that party if a temporary restraining
16	order or	a protective order is in effect with regard to the
17	parties.	
18	<u>(d)</u>	If a party has alleged domestic abuse and a temporary
19	<u>restraini</u>	ng order or a protective order is not in effect with
20	regard to	the parties, the court may order mediation or refer
21	either pa	rty to mediation only if:



Page 2

H.B. NO. 618

1	(1)	Mediation is authorized by the alleged victim of the
2		domestic abuse;
3	(2)	Mediation is provided, in a specialized manner that
4		protects the safety of the alleged victim, by a
5		mediator who is trained in the field of domestic
6		abuse; and
7	(3)	The alleged victim may have in attendance at mediation
8		a supporting person of the alleged victim's choice,
9		including but not limited to an attorney or advocate.
10		If the alleged victim chooses to exercise this option,
11		any other party to the mediation may have in
12		attendance at mediation a supporting person of that
13		party's choice, including but not limited to an
14		attorney or advocate.
15	(e)	As used in this section, "domestic abuse" has the same
16	meaning a	s in section 586-1."
17	SECT	ION 2. Section 580-41.5, Hawaii Revised Statutes, is
18	amended t	o read as follows:
19	"§58	0-41.5 [Battered spouses;] Domestic abuse; exemption
20	from medi	ation in divorce proceedings. (a) In contested
21	divorce p	proceedings where there are allegations of [spousal]



Page 3

1 domestic abuse, the court shall not require a party alleging the 2 [spousal] domestic abuse to participate in any component of any mediation program against the wishes of that party. 3 4 A mediator who receives a referral or order from a (b) 5 court to conduct mediation shall screen for the occurrence of 6 [family violence] domestic abuse between the parties. A 7 mediator shall not engage in mediation when it appears to the 8 mediator or when either party asserts that [family violence] 9 domestic abuse has occurred unless: 10 (1) Mediation is authorized by the alleged victim of the 11 [alleged family violence;] domestic abuse; 12 (2) Mediation is provided, in a specialized manner that 13 protects the safety of the alleged victim, by a 14 mediator who is trained in [family violence;] the 15 field of domestic abuse; and 16 (3) The alleged victim [is permitted to] may have in 17 attendance at mediation $[\tau]$ a supporting person of the 18 alleged victim's choice, including but not limited to 19 an attorney or advocate. If the alleged victim 20 chooses to exercise [such] this option, any other 21 party to the mediation [will be permitted to] may have



Page 4

1 in attendance at mediation $[\tau]$ a supporting person of 2 [the] that party's choice, including but not limited 3 to an attorney or advocate. 4 (C) In a proceeding concerning the custody or visitation of a child, if a temporary restraining order or a protective 5 6 order is in effect [-7] with regard to the parties, the court 7 shall not require a party alleging [family violence] domestic abuse to participate in any component of any mediation program 8 9 against the wishes of that party. 10 In a proceeding concerning the custody or visitation (d) 11 of a child, if [there is an allegation of family violence] a party has alleged domestic abuse and a temporary restraining 12 13 order or a protective order is not in effect $[\tau]$ with regard to 14 the parties, the court may order mediation or refer either party 15 to mediation only if: 16 (1)Mediation is authorized by the alleged victim of the 17 [alleged family violence;] domestic abuse; (2) Mediation is provided, in a specialized manner that 18 19 protects the safety of the alleged victim, by a 20 mediator who is trained in [family-violence;] the 21 field of domestic abuse; and



Page 6

1 (3) The alleged victim [is permitted to] may have in 2 attendance at mediation $[\tau]$ a supporting person of the 3 alleged victim's choice, including but not limited to 4 an attorney or advocate. If the alleged victim 5 chooses to exercise [such] this option, any other 6 party to the mediation [will be permitted to] may have 7 in attendance at mediation $[\tau]$ a supporting person of 8 [the] that party's choice, including but not limited 9 to an attorney or advocate.

10 (e) As used in this section, "domestic abuse" has the same 11 meaning as in section 586-1."

SECTION 3. This Act does not affect rights and duties that matured, penalties that were incurred, and proceedings that were begun before its effective date.

15 SECTION 4. Statutory material to be repealed is bracketed16 and stricken. New statutory material is underscored.

17 SECTION 5. This Act shall take effect upon its approval.

INTRODUCED BY:

JAN 2 0 2023



Report Title:

Paternity Proceedings; Divorce Proceedings; Domestic Abuse; Mediation

Description:

Establishes an exemption from mediation in paternity proceedings where there are allegations of domestic abuse if the party alleging domestic abuse does not wish to participate. Prohibits a mediator from engaging in mediation where there are allegations of domestic abuse unless certain requisites are met. Prohibits a court from requiring mediation in paternity proceedings if there is a temporary restraining order or a protective order in effect and the party alleging domestic abuse does not wish to participate. Allows the court to order mediation in paternity proceedings where there are allegations of domestic abuse but there is no temporary restraining order or no protective order, under certain circumstances. Replaces the term "family violence" with "domestic abuse" in section 580-41.5, HRS.

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

