A BILL FOR AN ACT

RELATING TO FAMILY COURT.

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

- SECTION 1. Existing law allows the court to order an
 investigation and report concerning the care, welfare, and
- 3 custody of a minor child of the parties, in a contested custody
- 4 case. In such a case, investigators or professional personnel
- 5 attached to or assisting the court shall make investigations and
- 6 reports which shall be made available to all interested parties
- 7 and counsel before the hearing. This Act defines such court-
- 8 appointed investigators or professional personnel as child
- ${f 9}$ custody evaluators, and establishes the procedures for
- 10 determining, and requirements for their education, experience,
- 11 training, methodology and certification. This includes
- 12 establishing related responsibilities for the board of family
- 13 court judges and the courts.
- 14 SECTION 2. The Hawaii Revised Statutes is amended by
- 15 adding six new sections to be appropriately designated and to
- 16 read as follows:
- 17 "§ -1 Definitions.

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H.B. NO.2037

"Board" means the board of family court judges per section 1 2 571-5. 3 "Child custody evaluator" means all court-appointed investigators or professional persons directed by the court to 4 make investigations and reports pursuant to section 571-46. 5 "Eligible training providers" includes the administrative 6 office of the courts and may include educational institutions, 7 8 professional associations, professional continuing education groups, public or private for-profit or not-for-profit groups, 9 court-connected groups and any entity that provides a course or 10 11 seminar that may qualify for child custody evaluator continuing 12 education requirements. 13 "Mentor" means a person who meets all the education, experience, training and other requirements and is certified as 14 15 a child custody evaluator under this chapter, and who oversees, supervises and consults for a court-appointed child custody 16 17 evaluator who does not meet the experience requirements of this 18 chapter. § -2 Board and family court responsibilities. (a) 19 On 20 or before January 1, 2010, the board shall establish and maintain statewide policies and procedures that establish all 21 education, experience, training, methodology, ethical standards, 22

| 1 | certifica | tion and other requirements for all child custody |
|----|-----------|---|
| 2 | evaluator | s appointed pursuant to this chapter. These policies |
| 3 | and proce | dures shall also include: |
| 4 | (1) | Comprehensive standards for investigations, |
| 5 | | evaluations, and reporting, as related to child |
| 6 | | custody; |
| 7 | (2) | The monitoring and handling of complaints against |
| 8 | | child custody evaluators and coordinating with |
| 9 | | professional licensing boards; |
| 10 | (3) | Disqualification or decertification of child custody |
| 11 | | evaluators based upon convictions, criminal charges, |
| 12 | | relevant civil actions or complaints, or ethical |
| 13 | | violations; and |
| 14 | (4) | An administrative appeal process for both parties and |
| 15 | | child custody evaluators, as related to the |
| 16 | | application of this chapter and established policies. |
| 17 | (b) | The family court shall administer procedures for |
| 18 | certifyin | g and decertifying child custody evaluators. The |
| 19 | family co | urt shall certify that child custody evaluators meet |
| 20 | the neces | sary requirements of this chapter, and established |
| 21 | policies | and procedures, and no person may be appointed as a |

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    child custody evaluator unless certified or appointed pursuant
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    to this chapter.
         § -3 Child custody evaluator annual declaration.
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    family court shall require a child custody evaluator to declare
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5
    annually under penalty of perjury:
6
              That he or she meets all of the required education,
         (1)
7
              experience, training and other requirements specified
8
              in or derived from this section, and if applicable,
              possesses a license in good standing; and
9
         (2)
              Whether he or she has any convictions, criminal
10
              charges, relevant civil actions or complaints, or
11
12
              ethical violations lodged or filed against them.
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         § -4 Licensing requirements. (a) No person may be a
    child custody evaluator under this chapter unless the person
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15
    meets one or the following licensing criteria and is in good
16
    standing as a:
17
         (1)
              Social worker;
18
              Marriage and family therapist;
         (2)
19
         (3) Psychologist; or
20
         (4) Psychiatrist.
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    This section shall not apply in any case where the court
    determines that there are no child custody evaluators who meet
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| 1 | the criteria of this section who are willing and available, |
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| 2 | within a reasonable period of time, to perform child custody |
| 3 | evaluations. In those cases, the parties may stipulate to an |
| 4 | individual who does not meet the criteria of this section, |
| 5 | subject to approval by the court. |
| 6 | (b) A child custody evaluator who is licensed shall be |
| 7 | subject to disciplinary action by that board for unprofessional |
| 8 | conduct, as defined in the licensing law applicable to that |
| 9 | licensee. |
| 10 | § -5 Education and experience. Every child custody |
| 11 | evaluator must meet minimum education and experience |
| 12 | requirements, as determined by the board. |
| 13 | (1) The board shall establish the minimum educational |
| 14 | standards for child custody evaluators. These |
| 15 | standards shall require all child custody evaluators |
| 16 | to utilize comparable interview, assessment, testing |
| 17 | and reporting methodologies and procedures for all |
| 18 | parties that are consistent with generally accepted |
| 19 | clinical, forensic, scientific, diagnostic, or medical |
| 20 | standards. These standards shall also require child |
| 21 | custody evaluators to inform each adult party of the |
| 22 | purpose, nature, and method of the evaluation. |

| 1 | (2) | The b | poard shall establish the minimum experience |
|----|-----------|---------------|--|
| 2 | | requi | rements for child custody evaluators. If any |
| 3 | | exper | rience requirements are lacking for a prospective |
| 4 | | child | d custody evaluator, procedures for assigning a |
| 5 | | mento | or and defining his or her responsibilities toward |
| 6 | | the p | prospective child custody evaluator may be used to |
| 7 | | ensur | re qualified oversight exists during the custody |
| 8 | | evalu | nation process. |
| 9 | | (A) | Mentors shall be assigned on a case by case |
| 10 | | | basis. |
| 11 | | <u>(B)</u> | Conditions on the continued use of mentors, by an |
| 12 | | | individual prospective child custody evaluator, |
| 13 | | | shall be established to ensure the necessary |
| 14 | | | experience requirements are completed in a timely |
| 15 | | | manner. |
| 16 | | <u>(C)</u> | No compensation for mentoring shall be charged to |
| 17 | | | the case or the parties. |
| 18 | <u>§</u> | -6 <u>C</u> c | ontinuing training. The board shall establish the |
| 19 | minimum c | hild o | custody evaluator annual continuing training |
| 20 | requireme | nts ar | nd policies for the use of eligible training |
| 21 | providers | <u>.</u> | |

| 1 | (1) | Training approved by professional licensing boards, or |
|----|-----|--|
| 2 | | by national or local eligible training providers, as |
| 3 | | qualifying for child custody evaluator training, may |
| 4 | | count towards these annual requirements. |
| 5 | (2) | Eligible training providers shall: |
| 6 | | (A) Develop procedures to verify that participants |
| 7 | | complete the applicable education and training |
| 8 | | program; and |
| 9 | | (B) Distribute a statement or certificate of |
| 10 | | completion to each person who has completed the |
| 11 | | training. |
| 12 | | The statement or certificate must document the number |
| 13 | | of hours of training offered, the number of hours the |
| 14 | | person completed, the dates of the training, and the |
| 15 | | name of the training provider. |
| 16 | (3) | Education and training courses that were taken between |
| 17 | | January 1, 2007, and January 1, 2010, may be applied |
| 18 | | toward the requirements of this section if they |
| 19 | | addressed the required subjects and either were |
| 20 | | certified or approved for continuing education credit |
| 21 | | by a professional provider group or were offered as |

| ĺ | part of a related postgraduate degree or licensing |
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| 2 | program." |
| 3 | SECTION 3. New statutory material is underscored. |
| 1 | SECTION 4. This Act shall take effect upon its approval. |
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| | INTRODUCED BY: |
| | |
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| | JAN 1 1 2008 |

Report Title:

Family Court; Child Custody Evaluator Training and Certification Program

Description:

Establishes the procedures and requirements for child custody evaluator training and certification.