A BILL FOR AN ACT

RELATING TO FAMILY COURT.

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

SECTION 1. Existing law in actions for divorce,
 separation, annulment, separate maintenance, or any other

3 proceeding where there is at issue a dispute as to the custody

4 of a minor child, allows the family court, during the pendency

5 of the action, at the final hearing, or any time during the

6 minority of the child, to make an order for the custody of the

7 minor child as may seem necessary or proper. For this purpose,

 ${f 8}$ section 571-46, Hawaii Revised Statutes, allows the court to

9 appoint a child custody evaluator to investigate and report

10 concerning the care, welfare, and custody of any minor child of

11 the parties, or any party to produce an expert, whose skill,

12 insight, knowledge, or experience is such that the person's or

13 expert's testimony is relevant to a just and reasonable

14 determination of what is for the best physical, mental, moral,

15 and spiritual well-being of the child whose custody is at issue.

16 However, there are no provisions in current law that require

- 1 child custody evaluators or experts to have specific
- 2 professional qualifications.
- 3 The purpose of this Act is to develop standards of practice
- 4 and to establish a registry of child custody evaluators or
- 5 experts appointed by the family court or produced by a party to
- 6 assist the court in awarding custody in child custody cases.
- 7 SECTION 2. Chapter 571, Hawaii Revised Statutes, is
- 8 amended by adding a new part to be appropriately designated and
- 9 to read as follows:
- 10 "PART . CHILD CUSTODY EVALUATORS
- 11 §571-A Definitions. As used in this part:
- 12 "Board" means the board of family court judges under
- 13 section 571-5.
- "Child custody evaluator" means an investigator or
- 15 professional, appointed by the court, to investigate and report
- 16 concerning the care, welfare, and custody of any minor child of
- 17 the parties under section 571-46(a)(4).
- 18 "Eligible training providers" includes the administrative
- 19 office of the courts and may include educational institutions,
- 20 professional associations, professional continuing education
- 21 groups, public or private for-profit or not-for-profit groups,
- 22 court-connected groups, and any entity that provides a course or

- 1 seminar that qualifies for child custody evaluator continuing
- 2 training or education.
- §571-B Duties of board in child custody cases; registry;
- 4 standards of practice; appointment and certification of child
- 5 custody evaluators. (a) The board shall establish a child
- 6 custody evaluator registry. The board shall establish and
- 7 maintain this registry on or before January 1, 2011.
- 8 (b) The board shall maintain and update the child custody
- 9 evaluation registry annually, or as new information is received.
- 10 The child custody evaluator registry shall be made available
- 11 without charge to any party to the proceeding. The child
- 12 custody evaluator registry shall contain, at a minimum, the
- 13 information in the child custody evaluator annual declaration
- 14 under section 571-C.
- 15 (c) To remove any appearance of impropriety, an
- 16 appropriate disclaimer regarding the use of the child custody
- 17 evaluator registry may be included as part of the registry.
- 18 (d) No person shall be appointed by the court as a child
- 19 custody evaluator or shall otherwise testify as an expert on
- 20 behalf of a party to the proceedings to render an opinion on
- 21 awarding custody pursuant to section 571-46, unless the child

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    custody evaluator or expert is included in the child custody
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    evaluator registry.
              Child custody evaluator annual declarations under
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    section 571-C shall be retained and made available to parties to
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    a child custody case as part of the registry for not less than
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    twelve years from the date of filing of the initial current
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    child custody evaluator annual declaration.
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         §571-C Child custody evaluator annual declaration.
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    Prior to appointment as a child custody evaluator, the child
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    custody evaluator shall have a current child custody evaluator
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    annual declaration on file with the court as provided in
12
    subsection (b).
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              A child custody evaluator shall file annually with the
14
    board, in writing upon forms provided by the board, the
15
    following information, under penalty of perjury:
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         (1)
              The child custody evaluator's contact information,
17
              professional license, and professional license
18
              expiration date;
19
         (2)
              The circuit, jurisdiction, or state where the child
              custody evaluator is eligible to perform child custody
20
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evaluations;

21

1	(3)	Any certification or custody evaluator qualifications
2		from any other state or jurisdiction held by the child
3		custody evaluator;
4	(4)	Training relevant to child custody evaluations;
5		provided that the training shall extend back beyond
6		the immediately preceding calendar year;
7	(5)	Experience relevant to child custody evaluations,
8		including total number of investigations and reports
9		performed and appointments as a child custody
10		evaluator in the immediately preceding calendar year;
11	(6)	Continuing specialized training, relevant to child
12		custody evaluations, received in the immediately
13		preceding calendar year, including the course, date of
14		the course, sponsoring organization, and continuing
15		education credits earned from the course;
16	(7)	Any criminal convictions, pending criminal charges,
17		civil actions to which the child custody evaluator was
18		a party, complaints about the child custody evaluator
19		to a professional licensing agency or ethics
20		enforcement body resulting in public discipline, and
21		orders for protection issued against the child custody
22		evaluator;

1	(8)	Any discipline action taken against the child custody
2		evaluator by the appropriate licensing authority with
3	,	jurisdiction over the professional license of the
4		child custody evaluator that is relevant to child
5		custody evaluations;
6	(9)	References from other relevant professionals or
7		clients of the child custody evaluator;
8	(10)	The specific services provided by the child custody
9		evaluator and the associated cost or fee structure;
10	(11)	Formal education, including academic degrees earned by
11		the child custody evaluator; provided that a
12		curriculum vitae may be provided as an attachment; and
13	(12)	Any other qualifications or information deemed
14		relevant by the board to child custody evaluations, as
15		contained in the child custody evaluator annual
16		declaration written form.
17	(c)	A current child custody evaluator annual declaration
18	on file w	ith the board shall be a prerequisite for a child
19	custody e	valuator or expert to be qualified to testify in family
20	court on	the issue of custody pursuant to section 571-46. The
21	board sha	ll not accept for filing any incomplete child custody
22	evaluator annual declaration.	



- 1 §571-D Child custody evaluator certification. The board
- 2 may adopt a child custody evaluator certification program,
- 3 including but not limited to requirements for licensing
- 4 criteria, academic education, professional experience, and
- 5 continuing specialized training in child custody evaluations.
- 6 Certification criteria may include policies related to
- 7 complaints, ethical violations, disciplinary actions, and the
- 8 certification of child custody evaluators by other states.
- 9 §571-E Child custody evaluation standards. The board
- 10 shall establish child custody evaluation standards for child
- 11 custody evaluators to apply in recommending an award of custody
- 12 of a child, including best practices, benchbooks, and
- 13 guidelines, based upon the type and extent of the custody
- 14 investigation and report to the court."
- 15 SECTION 3. Section 571-5, Hawaii Revised Statutes, is
- 16 amended to read as follows:
- 17 "§571-5 Board of family court judges. A board of family
- 18 court judges, which shall consist of all the State's family
- 19 court judges and district family judges is hereby created. The
- 20 board shall annually elect from among its members a chairperson
- 21 who shall preside at meetings of the board. The chairperson
- 22 shall have no other authority not specifically authorized under



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    this chapter, or any applicable rule of the supreme court, or
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    specifically delegated by a majority of the board. The board
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    shall meet at stated times to be fixed by it but not less often
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    than once every six months, and on call of the chairperson.
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         The board shall discuss and shall attempt to achieve
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    agreement upon general policies for the conduct of the family
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    courts and forms for use in such courts. The board shall
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    recommend, for adoption by the supreme court, rules of court
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    governing procedure and practices in such courts [-], including
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    but not limited to the appointment and certification of child
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    custody evaluators under part . The board may, within the
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    limitations of the facilities available to the family courts of
13
    the State, seek the consolidation of the statistical and other
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    data on the work and services of such courts and research
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    studies that may be made of the problems of families and
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    children dealt with by such courts to the end that the treatment
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    of children and families subject to the jurisdiction of such
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    courts shall achieve the highest possible degree of uniformity
19
    throughout the State and to the further end that knowledge of
20
    treatment, methods and therapeutic practices be shared among
21
    such courts. The board may also formulate recommendations for
22
    remedial legislation. All actions by the board shall be subject
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- 1 to the regulatory supervision of the chief justice of the
- 2 supreme court."
- 3 SECTION 4. In codifying this Act, the revisor shall
- 4 substitute appropriate section numbers for letter designations
- 5 used in this Act.
- 6 SECTION 5. Statutory material to be repealed is bracketed
- 7 and stricken. New statutory material is underscored.
- 8 SECTION 6. This Act shall take effect upon its approval.

9

INTRODUCED BY:

JAN 1 5 2010

Report Title:

Family Court; Custody; Child Custody Evaluators

Description:

Establishes a program in the family court for the registration of child custody evaluators. Allows board of family court judges to adopt certification of child custody evaluators.

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