#### A BILL FOR AN ACT

RELATING TO THE UNIFORM CHILD ABDUCTION PREVENTION ACT.

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

- 1 SECTION 1. The Hawaii Revised Statutes is amended by 2 adding a new chapter to be appropriately designated and to read 3 as follows: 4 "CHAPTER 5 THE UNIFORM CHILD ABDUCTION PREVENTION ACT 6 Short title. This chapter may be cited as the 7 Uniform Child Abduction Prevention Act. 8 -2 Definitions. In this chapter: 9 "Abduction" means the wrongful removal or wrongful 10 retention of a child.
- "Child" means an unemancipated individual who is less than
- 12 eighteen years of age.
- 13 "Child-custody determination" means a judgment, decree, or other
- 14 order of a court providing for the legal custody, physical
- 15 custody, or visitation with respect to a child. The term
- 16 includes a permanent, temporary, initial, and modification
- 17 order.

- 1 "Child-custody proceeding" means a proceeding in which
- 2 legal custody, physical custody, or visitation with respect to a
- 3 child is at issue. The term includes a proceeding for divorce,
- 4 dissolution of marriage, separation, neglect, abuse, dependency,
- 5 guardianship, paternity, termination of parental rights, or
- 6 protection from domestic violence.
- 7 "Court" means an entity authorized under the law of a state
- 8 to establish, enforce, or modify a child-custody determination.
- 9 "Petition" includes a motion or its equivalent.
- 10 "Record" means information that is inscribed on a tangible
- 11 medium or that is stored in an electronic or other medium and is
- 12 retrievable in perceivable form.
- "State" means a state of the United States, the District of
- 14 Columbia, Puerto Rico, the United States Virgin Islands, or any
- 15 territory or insular possession subject to the jurisdiction of
- 16 the United States. The term includes a federally recognized
- 17 Indian tribe or nation.
- 18 "Travel document" means records relating to a travel
- 19 itinerary, including travel tickets, passes, reservations for
- 20 transportation, or accommodations. The term does not include a
- 21 passport or visa.



- 1 "Wrongful removal" means the taking of a child that
- 2 breaches rights of custody or visitation given or recognized
- 3 under the law of this State.
- 4 "Wrongful retention" means the keeping or concealing of a
- 5 child that breaches rights of custody or visitation given or
- 6 recognized under the law of this State.
- 7 § -3 Cooperation and communication among courts.
- 8 Sections 583A-110, 583A-111, and 583A-112 of the Uniform Child-
- 9 Custody Jurisdiction and Enforcement Act apply to cooperation
- 10 and communications among courts in proceedings under this
- 11 chapter.
- 12 § -4 Actions for abduction prevention measures. (a) A
- 13 court on its own motion may order abduction prevention measures
- 14 in a child-custody proceeding if the court finds that the
- 15 evidence establishes a credible risk of abduction of the child.
- 16 (b) A party to a child-custody determination or another
- 17 individual or entity having a right under the law of this State
- 18 or any other state to seek a child-custody determination for the
- 19 child may file a petition seeking abduction prevention measures
- 20 to protect the child under this chapter.
- 21 (c) A prosecutor or public authority designated under
- 22 section 583A-315 may seek a warrant to take physical custody of



- 1 a child under section -9 or other appropriate prevention
- 2 measures.
- 3 § -5 Jurisdiction. (a) A petition under this chapter
- 4 may be filed only in a court that has jurisdiction to make a
- 5 child-custody determination with respect to the child at issue
- 6 under chapter 583A.
- 7 (b) A court of this State has temporary emergency
- 8 jurisdiction under section 583A-204 if the court finds a
- 9 credible risk of abduction.
- 10 § -6 Contents of petition. A petition under this
- 11 chapter must be verified and include a copy of any existing
- 12 child-custody determination, if available. The petition must
- 13 specify the risk factors for abduction, including the relevant
- 14 factors described in section -7. Subject to section 583A-
- 15 209(e), if reasonably ascertainable, the petition must contain:
- 16 (1) The name, date of birth, and gender of the child;
- 17 (2) The customary address and current physical location of
- 18 the child;
- 19 (3) The identity, customary address, and current physical
- 20 location of the respondent;
- 21 (4) A statement of whether a prior action to prevent
- abduction or domestic violence has been filed by a



1		party or other individual or entity having custody of
2		the child, and the date, location, and disposition of
3		the action;
4	(5)	A statement of whether a party to the proceeding has
5		been arrested for a crime related to domestic
6		violence, stalking, or child abuse or neglect, and the
7		date, location, and disposition of the case; and
8	(6)	Any other information required to be submitted to the
9		court for a child-custody determination under section
10		583A-209.
11	S	-7 Factors to determine risk of abduction. (a) In
12	determini	ng whether there is a credible risk of abduction of a
13	child, th	e court shall consider any evidence that the petitioner
14	or respon	dent:
15	(1)	Has previously abducted or attempted to abduct the
16		child;
17	(2)	Has threatened to abduct the child;
18	(3)	Has recently engaged in activities that may indicate a
19		planned abduction, including:
20		(A) Abandoning employment;
21		(B) Selling a primary residence;
22		(C) Terminating a lease;

1		(D)	Closing bank or other financial management
2			accounts, liquidating assets, hiding or
3			destroying financial documents, or conducting any
4			unusual financial activities;
5		(E)	Applying for a passport or visa or obtaining
6			travel documents for the respondent, a family
7			member, or the child; or
8		(F)	Seeking to obtain the child's birth certificate
9			or school or medical records;
10	(4)	Has	engaged in domestic violence, stalking, or child
11		abus	e or neglect;
12	(5)	Has	refused to follow a child-custody determination;
13	(6)	Lack	s strong familial, financial, emotional, or
14		cult	ural ties to the State or the United States;
15	(7)	Has	strong familial, financial, emotional, or cultural
16		ties	to another state or country;
17	(8)	Is l	ikely to take the child to a country that:
18		(A)	Is not a party to the Hague Convention on the
19			Civil Aspects of International Child Abduction
20			and does not provide for the extradition of an
21			abducting parent or for the return of an abducted
22			child;

1	(B) Is a pa	rty to the Hague Convention on the Civil
2	Aspects	of International Child Abduction but:
3	(i) Th	e Hague Convention on the Civil Aspects of
4	Ir	ternational Child Abduction is not in
5	fc	erce between the United States and that
6	do	ountry;
7	(ii) Is	noncompliant according to the most recent
8	CC	ompliance report issued by the United
9	St	ates Department of State; or
10	(iii) La	cks legal mechanisms for immediately and
1	ef	fectively enforcing a return order under
12	tł	e Hague Convention on the Civil Aspects of
13	Ir	ternational Child Abduction;
14	(C) Poses a	risk that the child's physical or
15	emotion	al health or safety would be endangered in
6	the cou	ntry because of specific circumstances
17	relatir	g to the child or because of human rights
8	violati	ons committed against children;
9	(D) Has lav	s or practices that would:
20	(i) Er	able the respondent, without due cause, to
21	pı	event the petitioner from contacting the
22	ch	uild;

1		(ii)	Restrict the petitioner from freely					
2			traveling to or exiting from the country					
3			because of the petitioner's gender,					
4			nationality, marital status, or religion; or					
5	,	(iii)	Restrict the child's ability legally to					
6			leave the country after the child reaches					
7			the age of majority because of a child's					
8	· ·		gender, nationality, or religion;					
9	(E)	Is in	ncluded by the United States Department of					
10		State on a current list of state sponsors of						
11		terrorism;						
12	(F)	(F) Does not have an official United States						
13		diplomatic presence in the country; or						
14	(G)	(G) Is engaged in active military action or war,						
15		inclu	ding a civil war, to which the child may be					
16		expos	sed;					
17	(9) Is	undergo	oing a change in immigration or citizenship					
18	sta	itus tha	at would adversely affect the respondent's					
19	abi	lity to	remain in the United States legally;					
20	(10) Has	had ar	application for United States citizenship					
21	der	nied;						

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1	(11)	Has forged or presented misleading or false evidence
2		on government forms or supporting documents to obtain
3		or attempt to obtain a passport, a visa, travel
4		documents, a Social Security card, a driver's license,
5		or other government-issued identification card or has
6		made a misrepresentation to the United States
7		government;

- 8 (12) Has used multiple names to attempt to mislead or9 defraud; or
- 10 (13) Has engaged in any other conduct the court considers
  11 relevant to the risk of abduction.
  - (b) In the hearing on a petition under this chapter, the court shall consider any evidence that the respondent believed in good faith that the respondent's conduct was necessary to avoid imminent harm to the child or respondent and any other evidence that may be relevant to whether the respondent may be permitted to remove or retain the child.
- 18 § -8 Provisions and measures to prevent abduction.
- 19 (a) If a petition is filed under this chapter, the court may
  20 enter an order that must include:
- 21 (1) The basis for the court's exercise of jurisdiction;

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1	(2)	The manner in which notice and opportunity to be heard
2		were given to the persons entitled to notice of the
3		proceeding;

- 4 (3) A detailed description of each party's custody and
  5 visitation rights and residential arrangements for the
  6 child;
- 7 (4) A provision stating that a violation of the order may 8 subject the party in violation to civil and criminal 9 penalties; and
  - (5) Identification of the child's country of habitual residence at the time of the issuance of the order.
- If, at a hearing on a petition under this chapter or 12 on the court's own motion, the court after reviewing the 13 evidence finds a credible risk of abduction of the child, the 14 15 court shall enter an abduction prevention order. The order must include the provisions required by subsection (a) and measures 16 and conditions, including those in subsections (c), (d), and 17 (e), that are reasonably calculated to prevent abduction of the 18 19 child, giving due consideration to the custody and visitation rights of the parties. The court shall consider the age of the 20 child, the potential harm to the child from an abduction, the 21 22 legal and practical difficulties of returning the child to the

1	jurisdiction	if abducted, and the reasons for the potential						
2	abduction, including evidence of domestic violence, stalking, or							
3	child abuse or neglect.							
4	(c) An	abduction prevention order may include one or more						
5	of the follow	ing:						
6	(1) An	imposition of travel restrictions that require that						
7	a pa	arty traveling with the child outside a designated						
8	geog	graphical area provide the other party with the						
9	fol	lowing:						
10	(A)	The travel itinerary of the child;						
11	(B)	A list of physical addresses and telephone						
12		numbers at which the child can be reached at						
13	•	specified times; and						
14	(C)	Copies of all travel documents;						
15	(2) A p	rohibition of the respondent directly or						
16	ind	irectly:						
. 17	(A)	Removing the child from this state, the United						
18		States, or another geographic area without						
19		permission of the court or the petitioner's						
20		written consent;						
21	(B)	Removing or retaining the child in violation of a						
22		child-custody determination;						

1		(C)	Removing the child from school or a child-care or
2			similar facility; or
3		(D)	Approaching the child at any location other than
4			a site designated for supervised visitation;
, 5	(3)	A re	equirement that a party register the order in
6		anot	ther state as a prerequisite to allowing the child
7		to t	travel to that state;
8	(4)	With	regard to the child's passport:
9		(A)	A direction that the petitioner place the child's
10			name in the United States Department of State's
11			Child Passport Issuance Alert Program;
12		(B)	A requirement that the respondent surrender to
13			the court or the petitioner's attorney any United
14			States or foreign passport issued in the child's
15			name, including a passport issued in the name of
16			both the parent and the child; and
17		(C)	A prohibition upon the respondent from applying
18			on behalf of the child for a new or replacement
19			passport or visa;
20	(5)	As a	prerequisite to exercising custody or visitation,
21		a re	equirement that the respondent provide:

•	(A) TO the office	ted bedatement of beate office
2	of Children	y's Issues and the relevant foreign
3	consulate o	or embassy, an authenticated copy of
4	the order d	letailing passport and travel
5	restriction	as for the child;
6	(B) To the cour	rt:
7	(i) Proof	that the respondent has provided the
8	inform	ation in subparagraph (A); and
9	(ii) An ack	nowledgment in a record from the
10	releva	nt foreign consulate or embassy that
11	no pas	sport application has been made, or
12	passpo	ort issued, on behalf of the child;
13	(C) To the peti	tioner, proof of registration with the
14	United Stat	es Embassy or other United States
15	diplomatic	presence in the destination country
16	and with th	e Central Authority for the Hague
17	Convention	on the Civil Aspects of International
18	Child Abduc	tion, if that Convention is in effect
19	between the	United States and the destination
20	country, un	less one of the parties objects; and
21	(D) A written w	vaiver under the Privacy Act, 5 U.S.C.
22	section 552	a, with respect to any document,

1		application, or other information pertaining to
2		the child authorizing its disclosure to the court
3		and the petitioner; and
4	(6)	Upon the petitioner's request, a requirement that the
5		respondent obtain an order from the relevant foreign
6		country containing terms identical to the child-
7		custody determination issued in the United States.
8	(d)	In an abduction prevention order, the court may impose
9	condition	s on the exercise of custody or visitation that:
10	(1)	Limit visitation or require that visitation with the
11		child by the respondent be supervised until the court
12		finds that supervision is no longer necessary and
13		order the respondent to pay the costs of supervision;
14	(2)	Require the respondent to post a bond or provide other
15		security in an amount sufficient to serve as a
16		financial deterrent to abduction, the proceeds of
17		which may be used to pay for the reasonable expenses
18		of recovery of the child, including reasonable
19		attorneys fees and costs if there is an abduction; and
20	(3)	Require the respondent to obtain education on the
21		potentially harmful effects to the child from
22		abduction.

1	(0)	ΨO	nrevent	imminent	abduction	οf	<b>a</b>	child	a	court ma	377
1	(e)	TO	brevent	TIMILLIELL	abduction	OT	a	CHLLIA.	a.	COULT III	1 Y :

- 2 (1) Issue a warrant to take physical custody of the child 3 under section -9 or the law of this State other 4 than this chapter;
- 5 (2) Direct the use of law enforcement to take any action 6 reasonably necessary to locate the child, obtain 7 return of the child, or enforce a custody 8 determination under this chapter or the law of this 9 State other than this chapter; or
- 10 (3) Grant any other relief allowed under the law of this11 State other than this chapter.
- (f) The remedies provided in this chapter are cumulative and do not affect the availability of other remedies to prevent abduction.
- 15 § -9 Warrant to take physical custody of child. (a) If
  16 a petition under this chapter contains allegations, and the
  17 court finds that there is a credible risk that the child is
  18 imminently likely to be wrongfully removed, the court may issue
  19 an ex parte warrant to take physical custody of the child.
- 20 (b) The respondent on a petition under subsection (a) must
  21 be afforded an opportunity to be heard at the earliest possible
  22 time after the ex parte warrant is executed, but not later than

- 1 the next judicial day unless a hearing on that date is
- 2 impossible. In that event, the court shall hold the hearing on
- 3 the first judicial day possible.
- 4 (c) An ex parte warrant under subsection (a) to take
- 5 physical custody of a child must:
- 6 (1) Recite the facts upon which a determination of a
- 7 credible risk of imminent wrongful removal of the
- 8 child is based;
- 9 (2) Direct law enforcement officers to take physical
- 10 custody of the child immediately;
- 11 (3) State the date and time for the hearing on the
- 12 petition; and
- 13 (4) Provide for the safe interim placement of the child
- 14 pending further order of the court.
- 15 (d) If feasible, before issuing a warrant and before
- 16 determining the placement of the child after the warrant is
- 17 executed, the court may order a search of the relevant databases
- 18 of the National Crime Information Center system and similar
- 19 state databases to determine if either the petitioner or
- 20 respondent has a history of domestic violence, stalking, or
- 21 child abuse or neglect.

- 1 (e) The petition and warrant must be served on the
- 2 respondent when or immediately after the child is taken into
- 3 physical custody.
- 4 (f) A warrant to take physical custody of a child, issued
- 5 by this State or another state, is enforceable throughout this
- 6 State. If the court finds that a less intrusive remedy will not
- 7 be effective, it may authorize law enforcement officers to enter
- 8 private property to take physical custody of the child. If
- 9 required by exigent circumstances, the court may authorize law
- 10 enforcement officers to make a forcible entry at any hour.
- 11 (g) If the court finds, after a hearing, that a petitioner
- 12 sought an ex parte warrant under subsection (a) for the purpose
- 13 of harassment or in bad faith, the court may award the
- 14 respondent reasonable attorney's fees, costs, and expenses.
- 15 (h) This chapter does not affect the availability of
- 16 relief allowed under the law of this State other than this
- 17 chapter.
- 18 § -10 Duration of abduction prevention order. An
- 19 abduction prevention order remains in effect until the earliest
- 20 of:
- 21 (1) The time stated in the order;
- 22 (2) The emancipation of the child;



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Ţ	(3) The child's attaining eighteen years of age; or
2	(4) The time the order is modified, revoked, vacated, or
3	superseded by a court with jurisdiction under sections
4	583A-201 through 583A-203.
5	§ -11 Relation to electronic signatures in global and
6	national commerce act. This chapter modifies, limits, and
7	supersedes the federal Electronic Signatures in Global and
8	National Commerce Act, 15 U.S.C. section 7001, et seq., but does
9	not modify, limit, or supersede section 101(c) of the act, 15
10	U.S.C. section 7001(c), or authorize electronic delivery of any

of the notices described in section 103(b) of that act, 15

SECTION 2. This Act shall take effect upon its approval.

INTRODUCED BY:

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U.S.C. section 7003(b)."

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#### Report Title:

Uniform Child Abduction Prevention Act

#### Description:

Establishes comprehensive child abduction prevention law. Lists factors to determine risk of abduction, and establishes measures courts may include in order to prevent abduction both before and after issuance of child custody decrees.

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