A BILL FOR AN ACT

RELATING TO FAMILY COURTS.

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

1	SECT	ION 1. Section 571-46, Hawaii Revised Statutes, is
2	amended b	y amending subsection (b) to read as follows:
3	"(b)	In determining what constitutes the best interest of
4	the child	under this section, the court shall consider[-] but
5	not be li	mited to[7] the following:
6	(1)	Any history of sexual or physical abuse of a child by
7		a parent;
8	(2)	Any history of neglect or emotional abuse of a child
9		by a parent;
10	(3)	The overall quality of the parent-child relationship;
11	(4)	The history of caregiving or parenting by each parent
12		prior and subsequent to a marital or other type of
13		separation;
14	(5)	Each parent's cooperation in developing and
15		implementing a plan to meet the child's ongoing needs,
16		interests, and schedule; provided that this factor
17		shall not be considered in any case where the court

1		has determined that family violence has been committed
2		by a parent;
3	(6)	The physical health needs of the child;
4	(7)	The emotional needs of the child;
5	(8)	The safety needs of the child;
6	(9)	The educational needs of the child;
7	(10)	The child's need for relationships with siblings;
8	(11)	Each parent's actions demonstrating that they allow
9		the child to maintain family connections through
10		family events and activities; provided that this
11		factor shall not be considered in any case where the
12		court has determined that family violence has been
13		committed by a parent;
14	(12)	Each parent's actions demonstrating that they separate
15		the child's needs from the parent's needs;
16	(13)	Any evidence of past or current drug or alcohol abuse
17		by a parent;
18	(14)	The mental health of each parent;
19	(15)	The areas and levels of conflict present within the
20		family; [and]
21	(16)	Any fears the child has about the current family
22		situation;

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1	(17)	A parent's new partner's contribution to the parenting
2		of the child;
3	(18)	Preservation of assets so a parent can financially
4		provide for the child following the issuance of a
5		divorce decree;
6	<u>(19)</u>	Each parent's support of teaching the child age-
7		appropriate life skills;
8	(20)	The child's views and preferences;
9	(21)	Each parent's willingness to protect the child from
10		<pre>inter-parental conflict;</pre>
11	(22)	A parent's criminal history, where the parent has been
12		convicted of or has entered a plea of no contest to
13		crimes that would pose a threat to the child; and
14	[-(16) -]	(23) A parent's prior wilful misuse of the protection
15		from abuse process under chapter 586 to gain a
16		tactical advantage in any proceeding involving the
17	•	custody determination of a minor. Such wilful misuse
18		may be considered only if it is established by clear
19	-	and convincing evidence, and if it is further found by
20		clear and convincing evidence that in the particular
21		family circumstance the wilful misuse tends to show
22		that, in the future, the parent who engaged in the

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1	wilful misuse will not be able to cooperate
2	successfully with the other parent in their shared
3	responsibilities for the child. The court shall
4	articulate findings of fact whenever relying upon this
5	factor as part of its determination of the best
6	interests of the child. For the purposes of this
7	section, when taken alone, the voluntary dismissal of
8	a petition for protection from abuse shall not be
9	treated as prima facie evidence that a wilful misuse
10	of the protection from abuse process has occurred."
11	SECTION 2. This Act does not affect rights and duties that
12	matured, penalties that were incurred, and proceedings that were
13	begun before its effective date.
14	SECTION 3. Statutory material to be repealed is bracketed
15	and stricken. New statutory material is underscored.
16	SECTION 4. This Act shall take effect on January 1, 2050.

Report Title:

Family Court; Custody

Description:

Amends custody and visitation criteria and procedure to specify what courts will consider in determining the best interest of the child. Effective January 1, 2050. (HD2265 HD1)

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