H.B. NO. ⁵⁷¹ H.D. 1

A BILL FOR AN ACT

RELATING TO CHILDREN.

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

SECTION 1. Section 571-51.5, Hawaii Revised Statutes, is
amended to read as follows:

3 "§571-51.5 [Modification of support] Child support and 4 visitation decrees [-]; modification and enforcement. (a) The special court trustee may assist any parent, guardian, or 5 6 custodian materially affected by a court order or decree with 7 the modification of any provision of the order or decree 8 pertaining to child support payments or with the enforcement of 9 visitation rights; provided the special court trustee may assist 10 in modifying child support payments only upon finding, after 11 investigation, reasonable cause to believe that the relative 12 financial condition between the obligor and the person who 13 receives the child support payments has substantially changed. 14 For purposes of this section, [such] a substantial change has occurred if: 15

16 17 (1) The obligor has involuntarily suffered a material reduction in financial resources; or

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1	(2)	The person who receives child support payments has
2		enjoyed a material increase in financial resources.
3	(b)	The special court trustee may conduct an investigation
4	for the purposes of [subsection]:	
5	(1)	Subsection (a) [where] if a person notifies the
6		special court trustee that the relative financial
7		condition between the obligor and the person who
8		receives the child support payments has substantially
9		changed [-] ; and
10	(2)	Subsection (i) if a person notifies the special court
11		trustee that a parent has interfered with visitation
12		by failing to keep a scheduled visit without timely
13		notifying the other parent of cancelation or by
14		failing to reschedule a canceled visit within a
15		reasonable time.
16	(c)	The special court trustee may [utilize] <u>use</u> the
17	services	of public or private social agencies in conducting
18	investigations under this section and in making the written	
19	findings	to the court. [Such] The written findings shall be
20	received	in evidence under the same conditions as would those of
21	the speci	al court trustee.

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1 The special court trustee shall submit findings and (d) 2 recommendations pertaining to the modification of child support 3 payments or enforcement of visitation rights in writing to the 4 court after investigation under subsection (b). The special 5 court trustee shall provide copies of the findings and 6 recommendations to all persons materially affected by the 7 proposed modification or enforcement. Any person materially 8 affected by the proposed modification or enforcement who opposes 9 the findings and recommendations shall file a written objection 10 with the court or the clerk of the court no later than fifteen days after receipt of the findings and recommendations. 11

(e) When warranted, the court shall hold a hearing on the recommendations of the special court trustee no later than thirty days after the expiration of the fifteen-day period under subsection (d).

(f) Whenever the court, in accordance with this section, approves in full or in part the recommendations of the special court trustee, the court, within a period of not more than ten days after the hearing, shall modify the decree or order to reflect the approved recommendations.

(g) Court costs, service fees, and the expenses of anyinvestigation conducted by the special court trustee, in the



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1	discretion of the court, may be assessed wholly or partially		
2	against any parent, guardian, or custodian.		
3	(h) Nothing in this section shall be construed to the		
4	effect that child support and visitation compliance be		
5	conditioned upon each other. Each shall be treated as an		
6	independent right of the child as well as of a parent.		
7	(i) With regard to the enforcement of visitation rights,		
8	if after investigation under subsection (b), the special court		
9	trustee determines that either the custodial parent or		
10	noncustodial parent has interfered with visitation by failing to		
11	keep a scheduled visit without timely notifying the other parent		
12	of cancelation or by failing to reschedule a canceled visit		
13	within a reasonable time, the special court trustee may include		
14	in the findings and recommendations under subsection (d) that		
15	\$100 per occurrence be assessed against the parent who		
16	interfered with visitation. The court may approve the		
17	recommendation in full or in part pursuant to subsection (f).		
18	Any moneys assessed pursuant to this subsection shall be		
19	deposited into the parent education special fund established		
20	pursuant to section 607-5.6."		
21	SECTION 2. Section 607-5.6, Hawaii Revised Statutes, is		

22 amended by amending subsection (a) to read as follows:

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1 "(a) In addition to the fees prescribed under section 2 607-5 for a matrimonial action where either party has a minor 3 child, [or] a family court proceeding under chapter 584, or for interfering with visitation under section 571-51.5(i), the court 4 shall collect a surcharge of \$50 at the time of filing the 5 6 initial complaint or petition. In cases where the surcharge has 7 been initially waived, the court may collect the surcharge 8 subsequent to the filing with such surcharge to be assessed from 9 either party or apportioned between both parties." 10 SECTION 3. This Act does not affect rights and duties that 11 matured, penalties that were incurred, and proceedings that were 12 begun, before its effective date. SECTION 4. Statutory material to be repealed is bracketed 13 and stricken. New statutory material is underscored. 14 SECTION 5. This Act shall take effect on January 1, 2050. 15



Report Title: Visitation Enforcement

Description:

Permits the special court trustee to recommend that \$100 be assessed against a parent who interferes with visitation by failing to keep a scheduled visit without timely notifying the other parent of cancelation or by failing to reschedule a canceled visit within a reasonable time. Takes effect January 1, 2050. (HB571 HD1)

