HOUSE OF REPRESENTATIVES TWENTY-SEVENTH LEGISLATURE, 2014 STATE OF HAWAII

H.B. NO. 1505

A BILL FOR AN ACT

RELATING TO CHILD SUPPORT.

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

SECTION 1. Section 580-47, Hawaii Revised Statutes, is
 amended by amending subsection (a) to read as follows:

3 "(a) Upon granting a divorce, or thereafter if, in addition to the powers granted in subsections (c) and (d), 4 jurisdiction of those matters is reserved under the decree by 5 agreement of both parties or by order of court after finding 6 that good cause exists, the court may make any further orders as 7 shall appear just and equitable (1) compelling the parties or 8 either of them to provide for the support, maintenance, and 9 education of the children of the parties; (2) compelling either 10 party to provide for the support and maintenance of the other . 11 12 party; (3) finally dividing and distributing the estate of the parties, real, personal, or mixed, whether community, joint, or 13 separate; and (4) allocating, as between the parties, the 14 responsibility for the payment of the debts of the parties 15 16 whether community, joint, or separate, and the attorney's fees, costs, and expenses incurred by each party by reason of the 17 In making these further orders, the court shall take 18 divorce. HB HMS 2013-4479-1

1 into consideration: the respective merits of the parties, the 2 relative abilities of the parties, the condition in which each 3 party will be left by the divorce, the burdens imposed upon 4 either party for the benefit of the children of the parties, the 5 concealment of or failure to disclose income or an asset, or violation of a restraining order issued under section 580-10(a) 6 7 or (b), if any, by either party, and all other circumstances of the case. In establishing the amounts of child support, the 8 court shall use the guidelines established under section 576D-9 7. Provision may be made for the support, maintenance, and 10 education of an adult or minor child and for the support, 11 maintenance, and education of an incompetent adult child whether 12 or not the petition is made before or after the child has 13 attained the age of majority. In those cases where child 14 15 support payments are to continue due to the adult child's pursuance of education, the agency, three months prior to the 16 adult child's nineteenth birthday, shall send notice by regular 17 mail to the adult child and the custodial parent that 18 19 prospective child support will be suspended unless proof is provided by the custodial parent or adult child to the child 20 support enforcement agency, prior to the child's nineteenth 21 birthday, that the child is presently enrolled as a full-time 22



1 student in school or has been accepted into and plans to attend 2 as a full-time student for the next semester a post-high school university, college, or vocational school. If the custodial 3 4 parent or adult child fails to do so, prospective child support 5 payments may be automatically suspended by the child support enforcement agency, hearings officer, or court upon the child 6 reaching the age of nineteen years. In addition, if applicable, 7 the agency, hearings officer, or court may issue an order 8 terminating existing assignments against the responsible 9 parent's income and income assignment orders. Any child support · 10 payment made for an adult child due to the adult child's 11 pursuance of education shall be made directly to the adult child 12 if the adult child is presently enrolled as a full-time student 13 in, or has been accepted into and plans to attend as a full-time 14 student for the next semester, a post-high school university, 15 college, or vocational school. 16

17 In addition to any other relevant factors considered, the 18 court, in ordering spousal support and maintenance, shall 19 consider the following factors:

- 20 (1) Financial resources of the parties;
- 21 (2) Ability of the party seeking support and maintenance
 22 to meet his or her needs independently;



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1	(3)	Duration of the marriage;
2	(4)	Standard of living established during the marriage;
3	(5)	Age of the parties;
4	(6)	Physical and emotional condition of the parties;
5	(7)	Usual occupation of the parties during the marriage;
6	(8)	Vocational skills and employability of the party
7		seeking support and maintenance;
8	(9)	Needs of the parties;
9	(10)	Custodial and child support responsibilities;
10	(11)	Ability of the party from whom support and maintenance
11		is sought to meet his or her own needs while meeting
12		the needs of the party seeking support and
13		maintenance;
14	(12)	Other factors which measure the financial condition in
15		which the parties will be left as the result of the
16		action under which the determination of maintenance is
17		made; and
18	(13)	Probable duration of the need of the party seeking
19		support and maintenance.
20	The	court may order support and maintenance to a party for
21	an indefinite period or until further order of the court;	
22	provided	that in the event the court determines that support and
	HB HMS 2013-4479-1	

1 maintenance shall be ordered for a specific duration wholly or 2 partly based on competent evidence as to the amount of time 3 which will be required for the party seeking support and maintenance to secure adequate training, education, skills, or 4 other qualifications necessary to qualify for appropriate 5 employment, whether intended to qualify the party for a new 6 7 occupation, update or expand existing qualification, or otherwise enable or enhance the employability of the party, the 8 court shall order support and maintenance for a period 9 sufficient to allow completion of the training, education, 10 skills, or other activity, and shall allow, in addition, 11 sufficient time for the party to secure appropriate employment." 12 SECTION 2. New statutory material is underscored. 13 SECTION 3. This Act shall take effect upon its approval. 14

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INTRODUCED BY:



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Report Title: Child Support; Adult Child; College

Description:

Requires that all child support payments go directly to an adult child if the adult child is presently enrolled as a full-time student in, or has been accepted into and plans to attend as a full-time student for the next semester, a post-high school university, college, or vocational school.

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