A BILL FOR AN ACT

RELATING TO CHANGE OF NAME.

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

1	SECTIO	N 1. Se	ction 574-5, Hawaii Revised Statutes, is			
2	amended by	amending	subsection (a) to read as follows:			
3	"(a)	It shall	be unlawful to change any name adopted or			
4	conferred u	nder thi:	s chapter, except:			
5	(1) U	pon an o:	rder of the lieutenant governor;			
6	(2) B	y a fina	l order, decree, or judgment of the family			
7	C	ourt iss	led as follows:			
8	(1	A) When	in an adoption proceeding a change of name			
9		of t	ne person to be adopted is requested and the			
10		cour	t includes the change of name in the adoption			
11		decr	ee;			
12	()	B) When	in a divorce proceeding either party to the			
13		proc	eeding requests to [resume]:			
14		<u>(i)</u>	Resume the middle name or names and the last			
15			name used by the party prior to the marriage			
16			or civil union or a middle name or names and			
17			last name declared and used during any prior			
18			marriage or civil union and the court			
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1			includes the change of names in the divorce
2			decree; or
3		<u>(ii)</u>	Change the name of a child who is under the
4			age of majority, in instances when either
5			parent has been convicted of child sexual
6			abuse, as defined in section 588-2, on the
7			child, or in instances when the court
8			determines that it is in that child's best
9			interest to order a change of name
10			notwithstanding the absence of a conviction;
11	(C)	When	in a proceeding for a change of name of a
12		legit	imate or legitimated minor initiated by one
13		parer	it, the family court, upon proof that the
14		parer	it initiating the name change has made all
15		reaso	onable efforts to locate and notify the other
16		parer	nt of the name change proceeding but has not
17		been	able to locate, notify, or elicit a response
18		from	the other parent, and after an appropriate
19		heari	ng, orders a change of name determined to be
20		in th	ne best interests of the minor; provided that
21		the f	Eamily court may waive the notice requirement
22		to th	ne noninitiating, noncustodial parent where

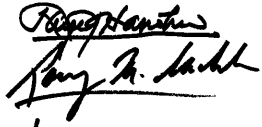


1		the court finds that the waiver is necessary for				
2		the protection of the minor;				
3	(3)	Upon marriage or civil union pursuant to section				
4		574-1;				
5	(4)	Upon legitimation pursuant to section 338-21; or				
6	(5)	By an order or decree of any court of competent				
7		jurisdiction within any state of the United States,				
8		the District of Columbia, the Commonwealth of Puerto				
9		Rico, or any territory or possession of the United				
10		States, changing the name of a person born in this				
11		State.				
12	Notwithstanding any law to the contrary, no person who is a					
13	covered offender subject to the registration requirements of					
14	section 846E-2 may obtain a name change, other than as provided					
15	in paragraph (2), (3), (4), or (5), unless a court determines					
16	that it is in the best interest of justice to grant the petition					
17	and that doing so will not adversely affect the public safety."					
18	SECTION 2. Statutory material to be repealed is bracketed					
19	and stricken. New statutory material is underscored.					
20	SECTION 3. This Act shall take effect upon its approval.					

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Report Title:

Name Change; Children; Sexual Abuse; Divorce

Description:

Allows a family court to change the name of a minor child in a divorce proceeding of the parents if the child was the victim of child sexual abuse by either parent or if the court determines that the name change is in the best interests of the child when there has been no conviction of the parent for sexual abuse.

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

