A BILL FOR AN ACT

RELATING TO NOTICE TO CHILDREN PURSUANT TO THE CHILD PROTECTIVE ACT.

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

1	SECT	ION 1. Section 587A-13, Hawaii Revised Statutes, is
2	amended t	o read as follows:
3	" [+]	§587A-13[+] Summons and service of summons. (a)
4	After a p	etition has been filed, the court shall issue a summons
5	requiring	the presence of the parents and other persons to be
6	parties t	o the proceeding[,] except the child, as follows:
7	(1)	A copy of the petition shall be attached to each
8		summons;
9	(2)	The summons shall notify the parties of their right to
10		retain and be represented by counsel; and
11	(3)	The summons shall state: "YOUR PARENTAL AND CUSTODIAL
12		DUTIES AND RIGHTS CONCERNING THE CHILD OR CHILDREN WHO
13		ARE THE SUBJECT OF THE ATTACHED PETITION MAY BE
14		TERMINATED IF YOU FAIL TO APPEAR ON THE DATE SET FORTH
15		IN THIS SUMMONS."
16	(d)	The court may issue a summons to a parent or any
17	person ha	ving physical custody of the child to bring the child

- 1 before the court at the temporary foster custody hearing or the
- 2 return hearing.
- 3 (c) The sheriff or other authorized person shall serve the
- 4 summons by personally delivering a certified copy to the person
- 5 or legal entity being summoned. A return on the summons shall
- 6 be filed, showing the date and time and to whom service was
- 7 made; provided that:
- 8 (1) If the party to be served does not reside in the
- 9 State, service shall be made by registered or
- 10 certified mail addressed to the party's last known
- 11 address; or
- 12 (2) If the court finds that it is impracticable to
- personally serve the summons, the court may order
- 14 service by registered or certified mail addressed to
- the party's last known address, or by publication, or
- 16 both. When publication is used, the summons shall be
- 17 published once a week for four consecutive weeks in a
- newspaper of general circulation in the county in
- which the party was last known to have resided. In
- the order for publication of the summons, the court
- 21 shall designate the publishing newspaper and shall set
- 22 the date of the last publication at no less than

1	twenty-one days before the return date. Such
2	publication shall have the same force and effect as
3	personal service of the summons.
4	(d) The petitioner shall notify the child of a hearing
5	under this section no less than twenty-four hours prior to the
6	time set for a temporary foster custody hearing, or no less than
7	forty-eight hours prior to the time set for any other hearing.
8	[(d)] <u>(e)</u> Service shall be completed no less than twenty-
9	four hours prior to the time set forth in the summons for a
10	temporary foster custody hearing, or no less than forty-eight
11	hours prior to the time set forth in the summons for any other
12	hearing, unless the party was present when ordered by the court
13	to appear at the hearing.
14	[(e)] <u>(f)</u> The court may issue a warrant for the appearance
15	of a person or child, as well as issue an order pursuant to
16	section 587A-16(b), if:
17	(1) The summons cannot be personally served;
18	(2) The person served fails to obey the summons;
19	(3) The court finds that service will not be effective; or
20	(4) The court finds that the best interests of the child
21	require that the child be brought into the custody of
22	the court."

- 1 SECTION 2. Statutory material to be repealed is bracketed
- 2 and stricken. New statutory material is underscored.
- 3 SECTION 3. This Act shall take effect upon its approval.

Report Title:

Notice to Children; Child Protective Act; Hearing

Description:

Provides that a summons under the Child Protective Act shall be served upon all parties, except the child, after petition has been filed. Requires the petitioner to notify the child of a hearing no less than 24 hours prior to a temporary foster custody hearing or no less than 48 hours prior to any other hearing. (HB2298 HD1)

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