A BILL FOR AN ACT

RELATING TO CHILD PROTECTION.

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

1	SECTION 1. Chapter 587A, Hawaii Revised Statutes, is
2	amended by adding a new section to be appropriately designated
3	and to read as follows:
4	"§587A- Child to remain in family home; circumstance.
5	(a) If a report regarding child abuse or neglect, or suspected
6	child abuse or neglect, is filed pursuant to section 350-1.1,
7	the child subject of the report shall be allowed to remain in
8	the family home if it is more likely than not that the child
9	will be safe from harm in the family home. To make the family
10	home safe for the child so that the child may remain in the
11	family home, the alleged perpetrator of the abuse on the child
12	shall be ordered by a police officer to leave the home for a
13	period of twenty-four hours, pursuant to section 709-906, and to
114	seek treatment services.
15	(b) This section shall not serve as a basis for any civil
16	action or criminal proceeding against the State or its employee:

or agents for any physical harm to the child from the

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perpetrator of the abuse which occurs in the family home if the
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    child remains in the family home."
         SECTION 2. Section 587A-2, Hawaii Revised Statutes, is
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    amended to read as follows:
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         "[+] $587A-2[+] Purpose; construction. This chapter
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    creates within the jurisdiction of the family court a child
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    protective act to make paramount the safety and health of
    children who have been harmed or are in life circumstances that
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    threaten harm. Furthermore, this chapter makes provisions for
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    the service, treatment, and permanent plans for these children
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    and their families.
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         The legislature finds that children deserve and require
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    competent, responsible parenting and safe, secure, loving, and
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    nurturing homes. The legislature finds that children who have
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    been harmed or are threatened with harm are less likely than
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and emotional potential, and become law-abiding, productive,
self-sufficient citizens, and are more likely to become involved
with the mental health system, the juvenile justice system, or

other children to realize their full educational, vocational,

20 the criminal justice system, as well as become an economic

21 burden on the State. The legislature finds that prompt

22 identification, reporting, investigation, services, treatment,



- 1 adjudication, and disposition of cases involving children who
- 2 have been harmed or are threatened with harm are in the
- 3 children's, their families', and society's best interests
- 4 because the children are defenseless, exploitable, and
- 5 vulnerable. The legislature recognizes that many relatives are
- 6 willing and able to provide a nurturing and safe placement for
- 7 children who have been harmed or are threatened with harm.
- 8 The policy and purpose of this chapter is to provide
- 9 children with prompt and ample protection from the harms
- 10 detailed herein, with an opportunity for timely reconciliation
- 11 with their families if the families can provide safe family
- 12 homes, and with timely and appropriate service or permanent
- 13 plans to ensure the safety of the child so they may develop and
- 14 mature into responsible, self-sufficient, law-abiding citizens.
- 15 The service plan shall effectuate the child's remaining in the
- 16 family home, when the family home can be immediately made safe
- 17 with services, [er] the child's returning to a safe family
- 18 home [-], or, when appropriate, removing an alleged perpetrator
- 19 of abuse or harm, pursuant to section 709-906, from an otherwise
- 20 safe family home. The service plan shall be carefully
- 21 formulated with the family in a timely manner. Every reasonable
- 22 opportunity should be provided to help the child's legal



- 1 custodian to succeed in remedying the problems that put the
- 2 child at substantial risk of being harmed in the family home.
- 3 Each appropriate resource, public and private, family and
- 4 friend, should be considered and used to maximize the legal
- 5 custodian's potential for providing a safe family home for the
- 6 child. Full and careful consideration shall be given to the
- 7 religious, cultural, and ethnic values of the child's legal
- 8 custodian when service plans are being discussed and formulated.
- 9 Where the court has determined, by clear and convincing
- 10 evidence, that the child cannot be returned to a safe family
- 11 home, the child shall be permanently placed in a timely manner.
- 12 The policy and purpose of this chapter includes the
- 13 protection of children who have been harmed or are threatened
- 14 with harm by:
- 15 (1) Providing assistance to families to address the causes
- for abuse and neglect;
- 17 (2) Respecting and using each family's strengths,
- 18 resources, culture, and customs;
- 19 (3) Ensuring that families are meaningfully engaged and
- 20 children are consulted in an age-appropriate manner in
- 21 case planning;

1	(4)	Entisting the early and appropriate participation of
2		family and the family's support networks;
3	(5)	Respecting and encouraging the input and views of
4		caregivers; [and]
5	(6)	Ensuring a permanent home through timely adoption or
6		other permanent living arrangement, if safe
7		reunification with the family is not possible[-]; and
8	<u>(7)</u>	Requiring an alleged perpetrator of abuse of a child,
9		rather than the child, to leave an otherwise safe
10		family home in certain cases, pursuant to section 709-
11		906.
12	The	child protective services under this chapter shall be
13	provided	with every reasonable effort to be open, accessible,
14	and commu	nicative to the persons affected by a child protective
15	proceedin	g without endangering the safety and best interests of
16	the child	under this chapter.
17	This	chapter shall be liberally construed to serve the best
18	interests	of the children affected and the purpose and policies
19	set forth	herein."
20	SECT	ION 3. Section 587A-7, Hawaii Revised Statutes, is
21	amended h	y amending subsection (a) to read as follows:

1	"(a) The	following factors shall be fully considered when
2	determining who	ether a child's family is willing and able to
3	provide the ch	ild with a safe family home:
4	(1) Fact:	s relating to the child's current situation, which
5	shal	l include:
6	(A)	The child's age, vulnerability, and special needs
7		that affect the child's attachment, growth, and
8		development;
9	(B)	The child's developmental, psychological,
10		medical, and dental health status and needs,
11		including the names of assessment and treatment
12		providers;
13	(C)	The child's peer and family relationships and
14		bonding abilities;
15	(D)	The child's educational status and setting, and
16		the department's efforts to maintain educational
17		stability for the child in out-of-home placement;
18	(E)	The child's living situation;
19	(F)	The child's fear of being in the family home;
20	(G)	The impact of out-of-home placement on the child;
21		provided that preference shall be given to
22		allowing the child to remain in the family home

1		if it is more likely than not that the child will
2		be safe from harm in the family home;
3		(H) Services provided to the child and family; and
4		(I) The department's efforts to maintain connections
5		between the child and the child's siblings, if
6		they are living in different homes;
7	(2)	The initial and any subsequent reports of harm and
8		threatened harm to the child;
9	(3)	Dates and reasons for the child's out-of-home
10		placement; description, appropriateness, and location
11		of the placement; and who has placement
12		responsibility;
13	(4)	Facts regarding the alleged perpetrators of harm to
14		the child, the child's parents, and other family
15		members who are parties to the court proceedings,
16		which facts shall include:
17		(A) Birthplace and family of origin;
18		(B) Manner in which the alleged perpetrator of harm
19		was parented;
20		(C) Marital and relationship history; and
21		(D) Prior involvement in services;

1	(5)	Results of psychiatric, psychological, or
2		developmental evaluations of the child, the alleged
3		perpetrators, and other family members who are
4		parties;
5	(6)	Whether there is a history of abusive or assaultive
6		conduct by the child's family members and others who
7		have access to the family home;
8	(7)	Whether there is a history of substance abuse by the
9		child's family or others who have access to the family
10		home;
11	(8)	Whether any alleged perpetrator has completed services
12		in relation to any history identified in paragraphs
13		(6) and (7), and acknowledged and accepted
14		responsibility for the harm to the child;
15	(9)	Whether any non-perpetrator who resides in the family
16		home has demonstrated an ability to protect the child
17		from further harm and to ensure that any current
18		protective orders are enforced;
19	(10)	Whether there is a support system available to the
20		child's family, including adoptive and hanai
21		relatives, friends, and faith-based or other community
22		networks;

	(11)	Accempes to locate and involve extended lamily,
2		friends, and faith-based or other community networks;
3	(12)	Whether the child's family has demonstrated an
4		understanding of and involvement in services that have
5		been recommended by the department or court-ordered as
6		necessary to provide a safe family home for the child;
7	(13)	Whether the child's family has resolved identified
8		safety issues in the family home within a reasonable
9		period of time; and
10	(14)	The department's assessment, which shall include the
11		demonstrated ability of the child's family to provide
12		a safe family home for the child, and
13		recommendations [-]; provided that preference shall be
14		given to allowing the child to remain in the family
15		home if it is more likely than not that the child will
16		be safe from harm in the family home."
17	SECT	ION 4. Section 587A-11, Hawaii Revised Statutes, is
18	amended t	o read as follows:
19	"[+]	§587A-11[] Investigation; department powers. Upon
20	receiving	a report that a child is subject to imminent harm, has
21	been harm	ed, or is subject to threatened harm, the department
22	shall cau	se such investigation to be made as it deems to be
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1	appropria	te. In conducting the investigation, the department
2	may:	
3	(1)	Enlist the cooperation and assistance of appropriate
4		state and federal law enforcement authorities, who may
5		conduct an investigation and, if an investigation is
6		conducted, shall provide the department with all
7		preliminary findings, including the results of a
8		criminal history record check of an alleged
9		perpetrator of harm or threatened harm to the child;
10	. (2)	Interview the child without the presence or prior
11		approval of the child's family and temporarily assume
12		protective custody of the child for the purpose of
13		conducting the interview;
14	(3)	Resolve the matter in an informal fashion that it
15		deems appropriate under the circumstances;
16	(4)	Close the matter if the department finds, after an
17		assessment, that the child is residing with a
18		caregiver who is willing and able to meet the child's
19		needs and provide a safe and appropriate placement for
20		the child; provided that preference shall be given to
21		allowing the child to remain in the family home if it

1		is more likely than not that the child will be safe					
2	,	from harm in the family home;					
3	(5)	Immediately enter into a service plan:					
4		(A) To safely maintain the child in the family home;					
5		or					
6		(B) To place the child in voluntary foster care					
7		pursuant to a written agreement with the child's					
8		parent[-];					
9		provided that preference shall be given to allowing					
10		the child to remain in the family home if it is more					
11		likely than not that the child will be safe from harm					
12		in the family home.					
13	•	If the child is placed in voluntary foster care					
14		and the family does not successfully complete the					
· 15		service plan within three months after the date on					
16		which the department assumed physical custody of the					
17		child, the department shall file a petition. The					
18		department is not required to file a petition if the					
19		parents agree to adoption or legal guardianship of the					
20		child and the child's safety is ensured; provided that					
21		the adoption or legal guardianship hearing is					

1		conducted within six months of the date on which the
2		department assumed physical custody of the child;
3	(6)	Assume temporary foster custody of the child and file
4		a petition with the court within three days, excluding
5		Saturdays, Sundays, and holidays, after the date on
6		which the department assumes temporary foster custody
7		of the child, with placement preference being given to
8		an approved relative; or
9	(7)	File a petition or ensure that a petition is filed by
10		another appropriate authorized agency in court under
11		this chapter."
12	SECT	ION 5. Section 587A-15, Hawaii Revised Statutes, is
13	amended a	s follows:
14	1.	By amending subsections (a) and (b) to read:
15	"(a)	If an authorized agency has family supervision, it
16	has the f	ollowing duties and rights, subject to such conditions
17	or restri	ctions as the court deems to be in the best interests
18	of a chil	d:
19	(1)	Monitoring and supervising the child and the child's
20		family members who are parties. Monitoring and
21		supervision shall include reasonable access to each of

1		the lamily members who are parties and reasonable
2		access into the child's family home; and
3	(2)	Placement of the child in foster care and thereby
4		assuming temporary foster custody or foster custody of
5		the child[-]; provided that preference shall be given
6		to allowing the child to remain in the family home if
7		it is more likely than not that the child will be safe
8		from harm in the family home. The authorized agency
9		shall immediately notify the court when [such] foster
10		care placement occurs. Upon notification, the court
11		shall set the case for:
12		(A) A temporary foster custody hearing within three
13		days, excluding Saturdays, Sundays, and holidays;
14		or
15		(B) If jurisdiction has been established, a periodic
16		review hearing within ten days of the child's
17		placement.
18		The temporary foster custody hearing or the periodic
19		review hearing may be held at a later date, only if
20		the court finds it to be in the best interests of the
21		child.

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1	(b)	If an	authorized	agency	has	foster	custody,	it	has	the
2	following	duties	and rights	ā:						

- (1) Determining where and with whom the child shall be placed in foster care; provided that the child shall not be placed in foster care outside the State without prior order of the court; provided that preference shall be given to allowing the child to remain in the family home if it is more likely than not that the child will be safe from harm in the family home;
- Permitting the child to return to the family from 10 (2) which the child was removed, unless otherwise ordered 11 by the court[-]; provided that preference shall be 12 given to allowing the child to remain in the family 13 home if it is more likely than not that the child will 14 be safe from harm in the family home. The child's 15 return may occur only if no party objects to such 16 placement and prior written notice is given to the 17 court and to all parties stating that there is no 18 objection of any party to the child's return. Upon 19 the child's return to the family, temporary foster 20 custody or foster custody shall be automatically 21 revoked, and the child and the child's family members 22

1		who are parties shall be placed under temporary family
2		supervision or the family supervision of the
3		authorized agency;
4	(3)	Ensuring that the child is provided with adequate
5		food, clothing, shelter, psychological care, physical
6		care, medical care, supervision, and other necessities
7		in a timely manner;
8	(4)	Monitoring whether the child is being provided with an
9		appropriate education;
10	(5)	Providing required consents for the child's physical
11		or psychological health or welfare, including ordinary
12		medical, dental, psychiatric, psychological,
13		educational, employment, recreational, or social
14		needs;
15	(6)	Providing consents for any other medical or
16		psychological care or treatment, including surgery, if
17		the persons who are otherwise authorized to provide.
18	,	consent are unable or unwilling to consent. Before
19		being provided to the child, this care or treatment
20		shall be deemed necessary for the child's physical or
21		psychological health or welfare by two physicians or

1		two psychologists, as appropriate, who are licensed or
2		authorized to practice in the State;
3	(7)	Providing consent for the child's application for a
4		driver's instructional permit, provisional driver's
5		license, or driver's license;
6	(8)	Providing consent to the recording of a statement
7		pursuant to section 587A-21; and
8	(9)	Providing the court with information concerning the
9		child.
10	The	court, in its discretion, may vest foster custody of a
11	child in	any authorized agency or subsequently authorized
12	agencies,	if the court finds that it is in the child's best
13	interests	to do so[-]; provided that preference shall be given
14	to allowi	ng the child to remain in the family home if it is more
15	likely th	an not that the child will be safe from harm in the
16	family ho	me. The rights and duties that are so assumed by an
17	authorize	d agency shall supersede the rights and duties of any
18	legal or	permanent custodian of the child."
19	2.	By amending subsection (d) to read:
20	"(d)	If an authorized agency has permanent custody, it has

the following duties and rights:

•	(±)	Assuming the parental and custodial duties and rights
2		of a legal custodian and family member;
3	(2)	Determining where and with whom the child shall live;
4		provided that the child shall not be placed outside
5		the State without prior order of the court; provided
6		further that preference shall be given to allowing the
7		child to remain in the family home if it is more
8		likely than not that the child will be safe from harm
9		in the family home;
10	(3)	Ensuring that the child is provided with adequate
11		food, clothing, shelter, psychological care, physical
12		care, medical care, supervision, and other necessities
13		in a timely manner;
14	(4)	Monitoring whether the child is being provided with an
15		appropriate education;
16	(5)	Providing all required consents for the child's
17		physical or psychological health or welfare, including
18		medical, dental, psychiatric, psychological,
19		educational, employment, recreational, and social
20		needs;

(6)	Providing consent for the child's application for a
	driver's instructional permit, provisional driver's
•	license, or driver's license;
(7)	Providing consent to adoption, change of name, and
	marriage; and
(8)	Submitting a written report to the court if the child
	leaves the home of the permanent custodian for a
	period of seven consecutive days or more. The report
	shall state the child's current situation and shall be
	submitted on or before the tenth day, excluding
	Saturdays, Sundays, and holidays, after the child
·	leaves the home."
SECT	ION 6. Section 587A-27, Hawaii Revised Statutes, is
amended by	y amending subsection (a) to read as follows:
"(a)	The service plan shall provide:
(1)	The specific steps necessary to facilitate the return
	of the child to a safe family home, if the proposed
	placement of the child is in foster care under foster
	custody. These specific steps shall include treatment
	and services that will be provided[$_{ au}$] to the child and
	to the perpetrator of the abuse, as necessary, actions
	(7) (8) SECT amended by "(a) (1)

1		completed, specific measurable and behavioral changes
2		that must be achieved, and responsibilities assumed;
3	(2)	Whether an ohana conference will be conducted for
4		family finding and family group decision making;
5	(3)	The respective responsibilities of the child, the
6		parents, legal guardian or custodian, the department,
7		other family members, and treatment providers, and a
8		description and expected outcomes of the services
9		required to achieve the permanency goal;
10	(4)	The required frequency and types of contact between
11		the assigned social worker, the child, and the family;
12	(5)	The time frames during which services will be
13		provided, actions must be completed, and
14		responsibilities must be discharged;
15	(6)	Notice to the parents that their failure to
16		substantially achieve the objectives described in the
17		service plan within the time frames established may
18		result in termination of their parental rights;
19	(7)	Notice to the parents that if the child has been in
20		foster care under the responsibility of the department
21		for an aggregate of fifteen out of the most recent
22		twenty-two months from the child's date of entry into

T		roster care, the department is required to life a
2		motion to set a termination of parental rights
3		hearing, and the parents' failure to provide a safe
4		family home within two years from the date when the
5		child was first placed under foster custody by the
6		court, may result in the parents' parental rights
7		being terminated; and
8	(8)	Any other terms and conditions that the court or the
9		authorized agency deem necessary to the success of the
10		service plan."
11	SECT	ION 7. Section 587A-28, Hawaii Revised Statutes, is
12	amended by	y amending subsection (d) to read as follows:
13	"(d)	At the return hearing, the court shall decide:
14	. (1)	Whether the child's physical or psychological health
15		or welfare has been harmed or is subject to threatened
16		harm by the acts or omissions of the child's family;
17	(2)	Whether the child should be placed in foster custody
18		or under family supervision[+]; provided that in
19		making that decision, the court shall consider whether
20		the alleged or potential perpetrator of imminent harm,
21		harm, or threatened harm should be removed from the
22		family home rather than continuing the child's

I	placement in foster care; provided further that the
2	child's family shall have the burden of establishing
3	that it is in the child's best interests to remove the
4	child, rather than the alleged or potential
5	perpetrator, from the family home; and
6	(3) What services should be provided to the child's
7	parents."
8	SECTION 8. Section 587A-30, Hawaii Revised Statutes, is
9	amended by amending subsection (b) to read as follows:
10	"(b) At each periodic review hearing, the court shall
11	review the status of the case to determine whether the child is
12	receiving appropriate services and care, whether the case plan
13	is being properly implemented, and whether the department's or
14	authorized agency's activities are directed toward a permanent
15	placement for the child. At the hearing, the court shall:
16	(1) Determine whether the child is safe and enter orders:
17	(A) That the child be placed in foster custody if the
18	court finds that the child's remaining in the
19	family home is contrary to the welfare of the
20	child and the child's parents are not willing and
21	able to provide a safe family home for the child,
22	even with the assistance of a service plan $[-]$;

1			provided that in making that determination, the
2			court shall consider whether the alleged or
3			potential perpetrator of imminent harm, harm, or
4			threatened harm should be removed from the family
5			home rather than continuing the child's placement
6			in foster care; provided further that the child's
7			family shall have the burden of establishing that
8			it is in the child's best interests to remove the
9			child, rather than the alleged or potential
10			perpetrator, from the family home;
11		(B)	That the child be placed in family supervision if
12			the court finds that the child's parents are
13			willing and able to provide the child with a safe
14			family home with the assistance of a service
15			plan; or
16		(C)	To terminate jurisdiction if the court finds that
17			the child's parents are willing and able to
18			provide the child with a safe family home without
19			the assistance of a service plan;
20	(2)	Dete	rmine the continued need for and appropriateness
21		of t	he out-of-home placement;

1	(3)	Determine the extent to which each party has complied
2		with the case plan and the family's progress in making
3		their home safe for the child;
4	(4)	Determine the family's progress in resolving the
5		problems that caused the child harm or to be
6		threatened with harm and, if applicable, the necessity
7		for continued out-of-home placement of the child;
8	(5)	Project a likely date for:
9		(A) The child's return to a safe family home; or
10		(B) The child's permanent placement out of the family
11		home in the following order of preference:
12		(i) Adoption;
13		(ii) Legal guardianship; or
14		(iii) Other permanent out-of-home placement;
15	(6)	Evaluate visitation arrangements; and
16	(7)	Issue such further or other appropriate orders as it
17		deems to be in the best interests of the child."
18	SECT	ION 9. Section 587A-31, Hawaii Revised Statutes, is
19	amended by	y amending subsections (c) and (d) to read as follows:
20	"(c)	At each permanency hearing, the court shall make
21	written f	indings pertaining to:

(1)	The extent to which each party has compiled with the
	service plan and progressed in making the home safe;
(2)	Whether the current placement of the child continues
	to be appropriate and in the best interests of the
	child or if another in-state or out-of-state placement
	should be considered; provided that preference shall
	be given to allowing the child to remain in the family
	home if it is more likely than not that the child will
	be safe from harm in the family home;
(3)	The court's projected timetable for reunification or,
	if the current placement is not expected to be
	permanent, placement in an adoptive home, with a legal
	guardian, or under the permanent custody of the
	department or an authorized agency;
(4)	Whether the department has made reasonable efforts, in
	accordance with the safety and well-being of the
	child, to:
	(A) Place siblings who have been removed from the
	family home with the same resource family,
	adoptive placement, or legal guardians; and
	(2)

1		(B) Provide for frequent visitation or other on-going
2		interactions with siblings who are not living in
3		the same household;
4	(5)	The appropriate permanency goal for the child,
5		including whether a change in goal is necessary;
6	(6)	Whether the department has made reasonable efforts to
7		finalize the permanency goal in effect for the child
8		and a summary of those efforts;
9	(7)	The date by which the permanency goal for the child is
10		to be achieved;
11	(8)	In the case of a child who has attained sixteen years
12		of age, the services needed to assist the child with
13		the transition from foster care to independent living;
14		and
15	(9)	Consultations with the child in an age-appropriate
16	•	manner about the proposed plan for permanency or
17		transition from foster care to independent living.
18	(d)	At each permanency hearing, the court shall order:
19	(1)	The child's reunification with a parent or parents;
20	(2)	The child's continued placement in foster care, where:
21		(A) The court has considered whether the alleged or
22		potential perpetrator of imminent harm, harm, or

1		threatened harm should be removed from the family
2		home rather than continuing the child's placement
3		in foster care; provided that the child's family
4		shall have the burden of establishing that it is
5		in the child's best interests to remove the
6		child, rather than the alleged or potential
7		perpetrator, from the family home;
8	[-(A)-]	(B) Reunification is expected to occur within a
9		time frame that is consistent with the
10		developmental needs of the child; and
11	[(B)]	(C) The safety and health of the child can be
12		adequately safeguarded; or
13	(3) A pe	rmanent plan with a goal of:
14	(A)	Placing the child for adoption and when the
15		department will file a motion to set the matter
16		for the termination of parental rights;
17	(B)	Placing the child for legal guardianship if the
18		department documents and presents to the court a
19		compelling reason why termination of parental
20		rights and adoption are not in the best interests
21		of the child; or

1		(C) Awarding permanent custody to the department or
2		an authorized agency, if the department documents
3		and presents to the court a compelling reason why
4		adoption and legal guardianship are not in the
5		best interests of the child."
6	SECTI	CON 10. Section 587A-32, Hawaii Revised Statutes, is
7	amended by	amending subsection (a) to read as follows:
8	"(a)	The permanent plan shall:
9	(1)	State whether the permanency goal for the child will
10		be achieved through adoption, legal guardianship, or
11		permanent custody; provided that preference shall be
12		given to allowing the child to remain in the family
13		home if it is more likely than not that the child will
14		be safe from harm in the family home in the absence of
15		the perpetrator of the abuse on the child;
16	(2)	Establish a reasonable period of time by which the
17		adoption or legal guardianship shall be finalized;
18	(3)	Document:
19		(A) A compelling reason why legal guardianship or
20		permanent custody is in the child's best
21		interests if adoption is not the goal; or

1		(B) A compelling reason why permanent custody is in
2		the child's best interests if adoption or legal
3		guardianship is not the goal;
4	(4)	Establish other related goals, including those
5		pertaining to the stability of the child's placement;
6		education; health; therapy; counseling; relationship
7		with the child's birth family, including visits, if
8		any; cultural connections; and preparation for
9		independent living;
10	(5)	If a child has reached the age of sixteen, describe
11		the services needed to assist the child with the
12		transition from foster care to independent living; and
13	(6)	Describe the methods for achieving the goals and
14		objectives set forth in paragraphs (4) and (5)."
15	SECT	ION 11. Section 587A-38, Hawaii Revised Statutes, is
16	amended by	y amending subsection (d) to read as follows:
17	"(d)	The protective order may require a party to leave the
18	party's d	welling or residence during the period of time in which
19	the prote	ctive order is in effect[-]; provided that the court
20	shall con	sider whether the alleged or potential perpetrator of
21	imminent 1	harm, harm, or threatened harm should be removed from
22	the family	y home rather than continuing the child's placement in
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- 1 foster care provided further that; the child's family shall have
- 2 the burden of establishing that it is in the child's best
- 3 interests to remove the child, rather than the alleged or
- 4 potential perpetrator, from the family home."
- 5 SECTION 12. Statutory material to be repealed is bracketed
- 6 and stricken. New statutory material is underscored.
- 7 SECTION 13. This Act shall take effect on July 1, 2013.

Report Title:

Child Abuse; Child Protection

Description:

Establishes a preference for allowing a child to remain in the family home if it is more likely than not that the child will be safe from harm in the family home. Provides that in certain circumstances, the court must consider whether the alleged or potential perpetrator of imminent harm, harm, or threatened harm should be removed from the family home rather than continuing the child's placement in foster care; provided that the child's family must bear the burden of establishing that it is in the child's best interests to remove the child, rather than the alleged or potential perpetrator from the family home. Effective July 1, 2013. (HB400 HD1)

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