

GOV. MSG. NO. 1235

EXECUTIVE CHAMBERS Honolulu

DAVID Y. IGE GOVERNOR

June 29, 2016

The Honorable Ronald D. Kouchi, President and Members of the Senate Twenty-Eighth State Legislature State Capitol, Room 409 Honolulu, Hawai'i 96813 The Honorable Joseph M. Souki, Speaker and Members of the House of Representatives Twenty-Eighth State Legislature State Capitol, Room 431 Honolulu, Hawai'i 96813

Dear President Kouchi, Speaker Souki, and Members of the Legislature:

This is to inform you that on June 29, 2016, the following bill was signed into law:

HB2350 HD2 SD1 CD1

RELATING TO FOSTER CHILDREN ACT 133 (16)

Sincerely,

DAVID Y. IGE Governor, State of Hawai'i

TWENTY-EIGHTH LEGISLATURE, 2016 STATE OF HAWAII

A BILL FOR AN ACT

ORIGINAL

RELATING TO FOSTER CHILDREN.

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

SECTION 1. The legislature finds that the Preventing Sex
 Trafficking and Strengthening Families Act of 2014, Public Law
 113-183, expands the opportunities for children in foster care
 to participate in age or developmentally appropriate
 extracurricular, enrichment, cultural, and social activities
 equal to their classmates and peers in accordance with the
 "reasonable and prudent parent standard".

8 The Preventing Sex Trafficking and Strengthening Families Act, title 42 United States Code section 675(10)(A), defines the 9 10 "reasonable and prudent parent standard" as "the standard characterized by careful and sensible parental decisions that 11 maintain the health, safety, and best interests of a child while 12 13 at the same time encouraging the emotional and developmental 14 growth of the child, that a caregiver shall use when determining 15 whether to allow a child in foster care under the responsibility 16 of the State to participate in extracurricular, enrichment, and 17 social activities".

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2 3 participation in extracurricular activities will encourage and 4 allow resource caregivers and child caring institutions to make 5 reasonable parenting decisions and will remove barriers to 6 recruitment and retention of high quality resource caregivers. 7 Qualified immunity from liability for resource caregivers and 8 child caring institutions that authorize a child's participation 9 in ordinary childhood activities in accordance with the 10 reasonable and prudent parent standard as defined under federal 11 law protects and enhances the capacity of resource caregivers 12 and child caring institutions and to encourage and support 13 children.

14 The Preventing Sex Trafficking and Strengthening Families 15 Act also requires that children in foster care who are fourteen 16 years of age and older be included in case planning and be 17 informed of their rights and the options available to them. The 18 federal Act lowered the age from sixteen to fourteen years old 19 in recognition that those children should be included in the 20 important planning processes that will strengthen their self-



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sufficiency and better prepare them for successful transition
 from foster care into adulthood.

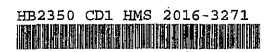
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Compared to their peers, young people who have experienced foster care are more likely to become homeless and unemployed when they age out of foster care, are less likely to complete high school or postsecondary education, and are more likely to have physical, developmental, and mental health challenges. Unlike their peers, most lose their support system when they reach age eighteen and are discharged from state custody.

10 The purpose of this Act is to bring the State into 11 compliance with the Preventing Sex Trafficking and Strengthening 12 Families Act of 2014; expand the opportunities for children in 13 foster care to participate equally with their classmates and peers by providing qualified immunity from liability for 14 15 resource caregivers and child caring institutions for their 16 decisions regarding the child's participation in age or 17 developmentally appropriate extracurricular, enrichment, 18 cultural, and social activities; and require courts, in 19 proceedings for children aged fourteen years or older, to make 20 findings and include in the permanent plan the services needed



1	to assist the child to transition from foster care to
2	independent living.
3	SECTION 2. Section 346-16, Hawaii Revised Statutes, is
4	amended by amending the definition of "foster boarding home" to
5	read as follows:
6	"["Foster boarding] <u>"Resource family</u> home" means any
7	boarding home in which:
8	(1) One or more, but fewer than six, minor children are
9	received; [and] or
10	(2) Six or more minor siblings are placed together in the
11	best interests of the children,
12	for care and maintenance apart from their parents or guardians
13	on a twenty-four hour basis for fee or charge."
14	SECTION 3. Section 346-17, Hawaii Revised Statutes, is
15	amended to read as follows:
16	"§346-17 Child placing organizations, child caring
17	institutions, and [foster boarding] resource family homes;
18	authority over, investigation of, and standards for. (a) No
19	child placing organization shall engage in the investigation,
20	placement, and supervision of minor children in foster care



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unless it meets the standards of conditions, management, and 1 2 competence set by the department of human services. No child caring institution shall receive minor 3 (b) children for care and maintenance unless it meets the standards 4 5 of conditions, management, and competence to care for and [train] educate children set by the department. 6 No [foster boarding] resource family home shall 7 (C) receive for care and maintenance any child unless: 8 (1)It meets with the standards of conditions, management, 9 10 and competence set by the department; and The [foster boarding] resource family home applicant 11 (2)12 successfully completes [foster parent] resource 13 caregiver training; provided that [after July 1, 1999, new special licensed or relative [foster] 14 resource family home [care providers] caregivers 15[.] licensed for a specific child or children shall 16 successfully complete [foster-parent] resource 17 18 caregiver training within the first year following placement of the first child into the new special 19 licensed or relative [foster] resource family home. 20

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1	(d)	The department shall adopt rules pursuant to chapter
2	91 relati	ng to:
3	(1)	Standards for the organization and administration of
4		child placing organizations; and
5	(2)	Standards [of] for the conditions, management,
6		operations, and competence of child caring
7		institutions and resource family homes for the care
8		[and training], education, and protection of minor
9		children [in child-caring institutions and foster
10		boarding homes; and
Ì1	. .(3)	, Standards-of-conditions-and-competence-of-operation-of
12		foster boarding homes as may be necessary to protect
13		the welfare of children].
14	(e)	All rules of the department shall have the force and
15	effect of	law, and any violation thereof or of this section
16	shall be	punishable by a fine of not more than \$200.
17	(f)	As a condition for a certificate of approval, any
18	organizat	ion, institution, or [foster boarding] resource family
19	home, inc	luding all adults residing in the [foster boarding]
20	resource	family home, shall:



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 Meet all standards and requirements established by the department;

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3 (2) Be subject to criminal history record checks in
4 accordance with section 846-2.7, and child abuse and
5 neglect registry checks, in accordance with
6 departmental procedures; and

7 (3) Provide consent to the department or its designee to
8 obtain criminal history record and child abuse and
9 neglect registry information.

10 New employees of the organization, institution, or home shall be 11 fingerprinted within five working days of employment.

12 Upon approval of the organization, institution, or (q) 13 [foster bearding] resource family home, the department or its 14 authorized agents shall issue a certificate of approval that 15 shall continue in force for one year or for two years if the 16 organization, institution, or [foster boarding] resource family home meets the criteria established by the department, unless 17 sooner revoked for cause. The certificate shall be renewed by 18 19 the department or its authorized agents, after annual or biennial investigation, if the investigation discloses that the 20 organization, institution, or [foster boarding] resource family 21

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home continues to meet the standards set by the department. The certificate of approval shall be a permit to operate the child placing organization, child caring institution, or [foster boarding] resource family home, and no person or organization shall operate or maintain the organization, institution, or [foster boarding] resource family home without the certificate. (h) Any child placing organization, child caring institution, or [foster boarding] resource family home shall be subject to review or investigation at any time and in a manner, place, and form as may be prescribed by the department or its authorized agents. (i) As used in this section, ["foster-parent] "resource caregiver training" means training or instruction in special skills and knowledge to care for foster children. The department or its designee shall request: (1)(1)A criminal history record check through the Hawaii criminal justice data center on all operators, employees, and new employees of child care institutions, child placing organizations, and [foster

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residing in the [foster boarding] resource family

boarding] resource family homes, including all adults



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1		homes, subject to [licensure] <u>checks</u> pursuant to
2		section 846-2.7; and
3	(2)	A child abuse and neglect registry check on all
4		operators, employees, and new employees of child care
5		institutions, child placing organizations, and adults
6		residing in a [foster boarding] resource family home
7		subject to licensure in accordance with departmental
8		procedures.
9	(k)	The department may deny a certificate of approval if
10	an operat	or, employee, or new employee of a child care
11	instituti	on or child placing organization's facility, or any
12	adult res	iding in a [fester bearding] resource family home, was
13	convicted	of a crime other than a minor traffic violation
14	involving	a fine of \$50 or less and if the department finds that
15	the crimi	nal history record or child abuse registry history of
16	an operat	or, employee, new employee, or adult residing in a
17	[foster-b	oarding] resource family home poses a risk to the
18	health, s	afety, or well-being of the children in care.
19	(1)	The department or its designee shall make a name
20	inquiry i	nto the criminal history records for the first two
21	vears of	certification of a [foster boarding] resource family

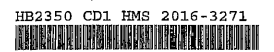
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1	home and annually or biennially thereafter and into the child
2	abuse and neglect registry in accordance with departmental
3	procedures depending on the certification status of the home.
4	(m) Any resource caregiver or child caring institution
5	issued a certificate of approval pursuant to this section shall
6	be immune from liability in a civil action to recover damages
7	for injury, death, or loss to a person or property that results
8	by authorizing a child in the caregiver's or institution's
9	foster care to participate in an extracurricular, enrichment,
10	cultural, or social activity; provided that the authorization is
11	in accordance with the reasonable and prudent parent standard as
12	defined in title 42 United States Code section 675(10)(A)."
13	SECTION 4. Section 587A-3, Hawaii Revised Statutes, is
14	amended by amending subsection (a) to read as follows:
15	"(a) The department or an authorized agency, as resource
16	family or permanent custodian, shall abide by the following
17	guiding principles and ensure that a child in foster care:
18	(1) Lives in a safe and healthy home, free from physical,
19	psychological, sexual, and other abuse;
20	(2) Has adequate:
21	(A) Food that is nutritious and healthy;



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	(B) Clothing;
	(C) Medical care, dental and orthodontic services,
	and corrective vision care; and
	(D) Mental health services;
(3)	Has supervised or unsupervised in-person, telephone,
	or other forms of contact with the child's parents and
	siblings while the child is in foster care, unless
	prohibited by court order;
(4)	Has in-person contact with the child's assigned child
	protective services worker, guardian ad litem, and if
	applicable, the child's probation officer;
(5)	Meets with the presiding judge in the child's case;
(6)	Is enrolled in a comprehensive health insurance plan
	and, within forty-five days of out-of-home placement,
	is provided with a comprehensive health assessment and
	treatment as recommended;
(7)	May freely exercise the child's own religious beliefs,
	including the refusal to attend any religious
	activities and services;
(8)	Has a personal bank account and assistance in managing
	the child's personal income consistent with the
	(4) (5) (6) (7)

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7 practicable; [and]

(9)

8 (10)Beginning at age twelve, is provided with ageappropriate life skills training and a transition plan 9 for appropriately moving out of the foster care 10 11 system, as well as written information concerning 12 independent living programs, foster youth organizations, transitional planning services, and 13 14 independent living case management programs that are 15 available to all children in foster care who are twelve years of age or older and their resource 16 17 families [-]; and May participate in extracurricular, enrichment, 18 (11)cultural, and social activities; provided that the 19 child caring institution or resource caregiver 20

21 <u>authorizes the participation in accordance with the</u>

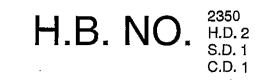


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1		reasonable and prudent parent standard as defined in
2		title 42 United States Code section 675(10)(Ap)."
3	SECT	ION 5. Section 587A-31, Hawaii Revised Statutes, is
4	amended b	y amending subsection (c) to read as follows:
5	"(C)	At each permanency hearing, the court shall make
6	written f	indings pertaining to:
7	(1)	The extent to which each party has complied with the
8		service plan and progressed in making the home safe;
9 [·]	(2)	Whether the current placement of the child continues
10		to be appropriate and in the best interests of the
11		child or if another in-state or out-of-state placement
12		should be considered;
13	(3)	The court's projected timetable for reunification or,
14		if the current placement is not expected to be
15		permanent, placement in an adoptive home, with a legal
16		guardian, or under the permanent custody of the
17		department or an authorized agency;
18	(4)	Whether the department has made reasonable efforts, in
19		accordance with the safety and well-being of the
20		child, to:

:





1		(A) Place siblings who have been removed from the
2		family home with the same resource family,
3		adoptive placement, or legal guardians; and
4		(B) Provide for frequent visitation or other ongoing
5		interactions with siblings who are not living in
6		the same household;
7	(5)	The appropriate permanency goal for the child,
8		including whether a change in goal is necessary;
9	(6)	Whether the department has made reasonable efforts to
10		finalize the permanency goal in effect for the child
11		and a summary of those efforts;
12	(7)	The date by which the permanency goal for the child is
13		to be achieved;
14	(8)	In the case of a child who has attained [sixteen]
15		fourteen years of age, the services needed to assist
16		the child with the transition from foster care to
17		independent living; and
18	(9)	Consultations with the child in an age-appropriate
19		manner about the proposed plan for permanency or
20		transition from foster care to independent living."



1 SECTION 6. Section 587A-32, Hawaii Revised Statutes, is amended by amending subsection (a) to read as follows: 2 3 "(a) The permanent plan shall: State whether the permanency goal for the child will 4 (1)be achieved through adoption, legal guardianship, or 5 6 permanent custody; (2)Establish a reasonable period of time by which the 7 adoption or legal quardianship shall be finalized; 8 9 (3)Document: A compelling reason why legal quardianship or 10 (A) 11 permanent custody is in the child's best 12 interests if adoption is not the goal; or 13 (B) A compelling reason why permanent custody is in the child's best interests if adoption or legal 14 .guardianship is not the goal; 15 16 (4) Establish other related goals, including those pertaining to the stability of the child's placement; 17 18 education; health; therapy; counseling; relationship 19 with the child's birth family, including visits, if any; cultural connections; and preparation for 20 21 independent living;

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(5) If a child has reached the age of [sixteen,] fourteen, 1 2 describe the services needed to assist the child with 3 the transition from foster care to independent living; 4 and 5 (6) Describe the methods for achieving the goals and 6 objectives set forth in paragraphs (4) and (5)." 7 SECTION 7. Statutory material to be repealed is bracketed 8 and stricken. New statutory material is underscored. 9 SECTION 8. This Act, upon its approval, shall take effect 10 on July 1, 2016.

APPROVED this 2 9 day of JUN , 2016

And yle

GOVERNOR OF THE STATE OF HAWAII

