A BILL FOR AN ACT

RELATING TO CHILD VISITATION.

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

1 SECTION 1. The legislature finds that many grandparents 2 today are stepping in to raise their grandchildren when the 3 children's own parents, many of whom are minors themselves, are 4 not able or willing to do so. The high cost of living in Hawaii 5 often necessitates that one or both parents work full-time or 6 part-time jobs, some while also attending school, college, or 7 vocational education, to provide for their family and thus 8 require grandparents to raise their grandchildren while the 9 parents are at work or in school or both. The financial impact 10 of raising a family in Hawaii is further compounded for single-11 parent households who often have to work two jobs to support 12 their family. In addition, grandparents sometimes take on the 13 responsibility to raise their grandchildren when the child's own 14 parents abandon them or when the children can no longer live 15 with them because of the parent's mental disorder, substance 16 abuse, or incarceration. Grandparents may have the added burden 17 of caring for children who suffered from abuse or neglect from

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1 their own parents. These children may feel insecure and afraid, 2 and may be angry at their situation and even embarrassed by it. 3 Raising a second generation brings many rewards for 4 grandparents, including the fulfillment of giving grandchildren 5 a sense of security, developing a deeper relationship, and 6 keeping the family together. The bond between a grandparent and 7 grandchild may run deeper than the relationship between parent 8 and child. Hawaiian and non-Hawaiian grandparents can be great 9 role models and influences for children, and they can provide a 10 sense of cultural heritage and family history. Hawaiian and 11 non-Hawaiian grandparents can also educate their grandchildren 12 about Hawaii and Hawaiian culture and traditions. Grandparents 13 can further provide their grandchildren with love, have their 14 best interests at heart, and can make them feel safe. 15 Grandparents also encourage a child's healthy development. 16 Overnight trips to Grandma's house, for example, may be less 17 traumatic than sleepovers with peers and can help children develop independence. Grandparents may have lots of time to 18 19 spend playing and reading to their grandchildren. Such 20 dedicated attention only improves a child's developmental and 21 learning skills.

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1 The purpose of this Act is to provide guidelines for the 2 court to consider in awarding visitation rights to grandparents. 3 SECTION 2. Section 571-46, Hawaii Revised Statutes, is amended by amending subsection (a) to read as follows: 4 In actions for divorce, separation, annulment, 5 "(a) separate maintenance, or any other proceeding where there is at 6 7 issue a dispute as to the custody of a minor child, the court, during the pendency of the action, at the final hearing, or any 8 9 time during the minority of the child, may make an order for the 10 custody of the minor child as may seem necessary or proper. In awarding the custody, the court shall be guided by the following 11 standards, considerations, and procedures: 12 Custody should be awarded to either parent or to both 13 (1)14 parents according to the best interests of the child, • 15 and the court also may consider frequent, continuing, 16 and meaningful contact of each parent with the child 17 unless the court finds that a parent is unable to act 18 in the best interest of the child; 19 (2) Custody may be awarded to persons other than the 20 father or mother whenever the award serves the best

interest of the child. Any person who has had de

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1 facto custody of the child in a stable and wholesome 2 home and is a fit and proper person shall be entitled prima facie to an award of custody; 3 4 (3) If a child is of sufficient age and capacity to 5 reason, so as to form an intelligent preference, the child's wishes as to custody shall be considered and 6 7 be given due weight by the court; Whenever good cause appears therefor, the court may 8 (4)require an investigation and report concerning the 9 10 care, welfare, and custody of any minor child of the parties. When [so] directed by the court, 11 investigators or professional personnel attached to or 12 13 assisting the court, [hereinafter] referred to as child custody evaluators, shall make investigations 14 and reports that shall be made available to all 15 16 interested parties and counsel before hearing, and the reports may be received in evidence if no objection is 17 made and, if objection is made, may be received in 18 evidence; provided the person or persons responsible 19 20 for the report are available for cross-examination as 21 to any matter that has been investigated; and provided

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further that the court shall define, in accordance 1 with section 571-46.4, the requirements to be a court-2 3 appointed child custody evaluator, the standards of practice, ethics, policies, and procedures required of 4 court-appointed child custody evaluators in the 5 performance of their duties for all courts, and the 6 7 powers of the courts over child custody evaluators to effectuate the best interests of a child in a 8 contested custody dispute pursuant to this section. 9 Where there is no child custody evaluator available 10 that meets the requirements and standards, or any 11 child custody evaluator to serve indigent parties, the 12 court may appoint a person otherwise willing and 13 available in accordance with section 571-46.4; 14 15 (5) The court may hear the testimony of any person or expert, produced by any party or upon the court's own 16 motion, whose skill, insight, knowledge, or experience 17 is such that the person's or expert's testimony is 18 19 relevant to a just and reasonable determination of 20 what is for the best physical, mental, moral, and

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spiritual well-being of the child whose custody is at 1 2 issue; 3 (6) Any custody award shall be subject to modification or change whenever the best interests of the child 4 require or justify the modification or change and, 5 wherever practicable, the same person who made the 6 original order shall hear the motion or petition for 7 8 modification of the prior award; Reasonable visitation rights shall be awarded to 9 (7) 10 parents, [grandparents,] siblings, and any person interested in the welfare of the child in the 11 discretion of the court, unless it is shown that 12 13 rights of visitation are detrimental to the best 14 interests of the child; The court may appoint a guardian ad litem to represent 15 (8) 16 the interests of the child and may assess the 17 reasonable fees and expenses of the guardian ad litem as costs of the action, payable in whole or in part by 18 either or both parties as the circumstances may 19 20 justify;

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In every proceeding where there is at issue a dispute 1 (9) as to the custody of a child, a determination by the 2 3 court that family violence has been committed by a parent raises a rebuttable presumption that it is 4 5 detrimental to the child and not in the best interest 6 of the child to be placed in sole custody, joint legal custody, or joint physical custody with the 7 8 perpetrator of family violence. In addition to other factors that a court shall consider in a proceeding in 9 10 which the custody of a child or visitation by a parent 11 is at issue, and in which the court has made a finding 12 of family violence by a parent: The court shall consider as the primary factor 13 (A) the safety and well-being of the child and of the 14 15 parent who is the victim of family violence; 16 (B) The court shall consider the perpetrator's 17 history of causing physical harm, bodily injury, 18 or assault or causing reasonable fear of physical 19 harm, bodily injury, or assault to another 20 person; and

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1		(C) If a parent is absent or relocates because of an		
2		act of family violence by the other parent, the		
3		absence or relocation shall not be a factor that		
4		weighs against the parent in determining custody		
5		or visitation;		
6	(10)	A court may award visitation to a parent who has		
7		committed family violence only if the court finds that		
8		adequate provision can be made for the physical safety		
9		and psychological well-being of the child and for the		
10		safety of the parent who is a victim of family		
11		violence;		
12	(11)	In a visitation order, a court may:		
13		(A) Order an exchange of a child to occur in a		
14	-	protected setting;		
15		(B) Order visitation supervised by another person or		
16		agency;		
17	•	(C) Order the perpetrator of family violence to		
18		attend and complete, to the satisfaction of the		
19		court, a program of intervention for perpetrators		
20		or other designated counseling as a condition of		
21		the visitation;		

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1		(D)	Order the perpetrator of family violence to
2			abstain from possession or consumption of alcohol
3			or controlled substances during the visitation
4			and for twenty-four hours preceding the
5			visitation;
6		(E)	Order the perpetrator of family violence to pay a
7			fee to defray the costs of supervised visitation;
8		(F)	Prohibit overnight visitation;
9		(G)	Require a bond from the perpetrator of family
10			violence for the return and safety of the child.
11			In determining the amount of the bond, the court
12			shall consider the financial circumstances of the
13			perpetrator of family violence;
14		(H)	Impose any other condition that is deemed
15	,		necessary to provide for the safety of the child,
16			the victim of family violence, or other family or
17			household member; and
18		(I)	Order the address of the child and the victim to
19			be kept confidential;
20	(12)	The	court may refer but shall not order an adult who
21		is a	victim of family violence to attend, either

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1 individually or with the perpetrator of the family violence, counseling relating to the victim's status 2 or behavior as a victim as a condition of receiving 3 custody of a child or as a condition of visitation; 4 5 (13) If a court allows a family or household member to 6 supervise visitation, the court shall establish conditions to be followed during visitation; 7 A supervised visitation center shall provide a secure 8 (14)9 setting and specialized procedures for supervised visitation and the transfer of children for visitation 10 and supervision by a person trained in security and 11 the avoidance of family violence; 12 13 The court may include in visitation awarded pursuant (15) to this section visitation by electronic communication 14 provided that the court shall additionally consider 15 16 the potential for abuse or misuse of the electronic 17 communication, including the equipment used for the communication, by the person seeking visitation or by 18 19 persons who may be present during the visitation or 20 have access to the communication or equipment; whether 21 the person seeking visitation has previously violated

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1		a temporary restraining order or protective order; and
2		whether adequate provision can be made for the
3		physical safety and psychological well-being of the
4		child and for the safety of the custodial parent;
5	(16)	The court may set conditions for visitation by
6		electronic communication under paragraph (15),
7		including visitation supervised by another person or
8		occurring in a protected setting. Visitation by
9		electronic communication shall not be used to:
10		(A) Replace or substitute an award of custody or
11		physical visitation except where:
12		(i) Circumstances exist that make a parent
13		seeking visitation unable to participate in
14		physical visitation, including military
15		deployment; or
16		(ii) Physical visitation may subject the child to
17		physical or extreme psychological harm; or
18		(B) Justify or support the relocation of a custodial
19		parent; and
20	(17)	Notwithstanding any provision to the contrary, no
21		natural parent shall be granted custody of or

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visitation with a child if the natural parent has been 1 2 convicted in a court of competent jurisdiction in any 3 state of rape or sexual assault and the child was conceived as a result of that offense; provided that: 4 5 A denial of custody or visitation under this (A) 6 paragraph shall not affect the obligation of the 7 convicted natural parent to support the child; 8 (B) The court may order the convicted natural parent 9 to pay child support; 10 (C) This paragraph shall not apply if subsequent to the date of conviction, the convicted natural 11 parent and custodial natural parent cohabitate 12 13 and establish a mutual custodial environment for 14 the child; and 15 (D) A custodial natural parent may petition the court 16 to grant the convicted natural parent custody and 17 visitation denied pursuant to this paragraph, and upon such petition the court may grant custody 18 19 and visitation to the convicted natural parent 20 where it is in the best interest of the child."

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1	SECTION 3. Section 571-46.3, Hawaii Revised Statu	es, is:				
2	amended to read as follows:					
3	"§571-46.3 Grandparents' visitation rights; petit	lon;				
4	notice; order. <u>(a)</u> A grandparent or the grandparents of	of a				
5	minor child may file a petition with the court for an o	der of				
6	reasonable visitation rights. The court may award reaso	onable				
7	visitation rights provided that the following [criteria are					
8	<pre>met:] findings are made:</pre>					
9	(1) This State is the home state of the child at t	he time:				
10	of the commencement of the proceeding; [and					
11	(2) Reasonable visitation rights are in the best	nterests				
12	of the child.]					
13	(2) Grandparent visitation is in the best interest	of the				
14	child; and					
15	(3) Denial of reasonable grandparent visitation r	lghts				
16	would cause actual or potential harm to the ch	<u>nild.</u>				
17	(b) No hearing for an order of reasonable visitation	lon				
18	rights under this section shall be [had] <u>awarded</u> unless	each of				
19	the living parents and the child's custodians [shall hav	re had]				
20	are provided due notice, actual or constructive, of the					

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1 allegations of the petition and of the time and place of the 2 hearing [thereof]. 3 (c) In any proceeding on a petition filed under this 4 section, there shall be a rebuttable presumption that a parent's 5 decision regarding visitation is in the best interest of the 6 child. The presumption may be rebutted by a preponderance of 7 the evidence that denial of reasonable grandparent visitation 8 rights would cause actual or potential harm to the child. 9 (d) In awarding reasonable grandparent visitation, the 10 court shall be guided by all standards, considerations, and 11 procedures for parent visitation under section 571-46. 12 (e) An order made pursuant to this section shall be 13 enforceable by the court, and the court may issue other orders 14 to carry out these enforcement powers if in the best interests 15 of the child. (f) In the case where a grandparent or the grandparents of 16 17 a minor child violate the terms and conditions of an order 18 awarding reasonable visitation rights pursuant to subsection 19 (a), the grandparent or grandparents shall be subject to sanctions as determined by the court and in accordance with 20 21 section 571-81."

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SECTION 4. Statutory material to be repealed is bracketed
and stricken. New statutory material is underscored.

3 SECTION 5. This Act shall take effect on January 7, 2059.

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Report Title: Child Custody; Grandparent Visitation

Description:

Deletes duplicative provision of awarding grandparents reasonable visitation rights. Adds as prerequisites to awarding visitation that the court find that awarding custody to a grandparent is in the best interest of the child and that denial of reasonable grandparent visitation rights would cause actual or potential harm to the child. Clarifies procedures for an order awarding reasonable visitation rights to grandparents and that a violation of the terms and conditions of such an order is subject to sanctions or contempt of court. Takes effect on 1/7/2059. (SD1)

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

