A BILL FOR AN ACT

RELATING TO PARENTAL RIGHTS.

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

1	SECTION 1	. Section 571-61, Hawaii Revised Statutes, is
2	amended by ame	nding subsection (b) to read as follows:
3	"(b) Invo	oluntary termination.
4	(1) The :	family courts may terminate the parental rights in
5	respe	ect to any child as to any legal parent:
6	(A)	Who has deserted the child without affording
7		means of identification for a period of at least
8		ninety days;
9	(B)	Who has voluntarily surrendered the care and
10		custody of the child to another for a period of
11		at least two years;
12	(C)	Who, when the child is in the custody of another,
13		has failed to communicate with the child when
14		able to do so for a period of at least one year;
15	(D)	Who, when the child is in the custody of another,
16		has failed to provide for care and support of the

1	child when able to do so for a period of at least
2	one year;
3	(E) Whose child has been removed from the parent's
4	physical custody pursuant to legally authorized
5	judicial action under section 571-11(9), and who
6	is found to be unable to provide now and in the
7	foreseeable future the care necessary for the
8	well-being of the child;
9	(F) Who is found by the court to be mentally ill or
10	intellectually disabled and incapacitated from
11	giving consent to the adoption of or from
12	providing now and in the foreseeable future the
13	care necessary for the well-being of the child;
14	or
15	(G) Who is found not to be the child's natural or
16	adoptive father.
17 (2)	The family courts may terminate the parental rights in
18	respect to any minor of any natural but not legal
19	father who is an adjudicated, presumed or concerned
20	father under chapter 578, or who is named as the
21	father on the child's birth certificate:

1		(A)	Who falls within paragraph $(1)(A)$, (B) , (C) , (D) ,
2			(E), or (F);
3		(B)	Whose child is sought to be adopted by the
4			child's stepfather and the stepfather has lived
5			with the child and the child's legal mother for a
6			period of at least one year;
7		(C)	Who is only a concerned father who has failed to
8			file a petition for the adoption of the child or
9			whose petition for the adoption of the child has
10			been denied; or
11		(D)	Who is found to be an unfit or improper parent or
12			to be financially or otherwise unable to give the
13			child a proper home and education.
14	(3)	In r	espect to any proceedings under paragraphs (1) and
15		(2),	the authority to terminate parental rights may be
16		exer	cised by the court only when a verified petition,
17		subs	tantially in the form above prescribed, has been
18		file	d by some responsible adult person on behalf of
19		the	child in the family court of the circuit in which
20		the	parent resides or the child resides or was born

and the court has conducted a hearing of the petition.

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A copy of the petition, together with notice of the
time and place of the hearing thereof, shall be
personally served at least twenty days prior to the
hearing upon the parent whose rights are sought to be
terminated. If personal service cannot be effected
within the State, service of the notice may be made as
provided in section 634-23 or 634-24.

- (4) The family courts may terminate the parental rights in respect to any child as to any natural father who is not the child's legal, adjudicated, presumed or concerned father under chapter 578.
- rights in respect to any child of any natural parent upon a finding by clear and convincing evidence that the natural parent committed sexual assault of the other natural parent, or an equivalent offense under the laws of another state, territory, possession, or Native American tribe where the offense occurred, and the child was conceived as a result of the sexual assault perpetrated by the parent whose rights are sought to be terminated; provided that:

1	(A)	The court shall accept, as conclusive proof of
2		the sexual assault, a guilty plea or conviction
3		of the child's natural parent for the sexual
4		assault, or an equivalent offense under the laws
5		of another state, territory, possession, or
6		Native American tribe where the offense occurred,
7		of the other natural parent;
8	<u>(B)</u>	The court shall accept police investigation
9		materials as evidence of the sexual assault;
10	<u>(C)</u>	From the period of time between the indictment
11		and a court determination in the case, the
12		natural parent who is the victim of the sexual
13		assault shall be given immediate temporary sole
14		legal and physical custody of the child, and the
15		natural parent under investigation shall be
16		prohibited from visitations or allowed supervised
17		visitations, as determined by the indicting
18		judge;
19	[(B)]	(D) Termination shall mean, when used with
20		respect to parental rights in this paragraph, a
21		complete and final termination of the parent's

1		right to custody of, guardianship of, visitation
2		with, access to, and inheritance from a child;
3	[(C)]	(E) The termination of parental rights shall not
4		affect the obligation of the child's natural
5		parent to support the child;
6	[(D)]	(F) The court may order the child's natural
7		parent to pay child support;
8	[(E)]	(G) It is presumed that termination of parental
9		rights is in the best interest of the child if
10		the child was conceived as a result of the sexual
11		assault;
12	[-(F)-]	(H) This paragraph shall not apply if subsequent
13		to the date of the sexual assault, the child's
14		natural parent and custodial natural parent
15		cohabitate and establish a mutual custodial
16		environment for the child; and
17	[-(G) -]	(I) The custodial natural parent may petition
18		the court to reinstate the child's natural
19		parent's parental rights terminated pursuant to
20		this paragraph.

1 Such authority may be exercised under this chapter only 2 when a verified petition, substantially in the form above 3 prescribed, has been filed by some responsible adult person on 4 behalf of the child in the family court of the circuit in which 5 the parent resides or the child resides or was born, and the 6 court has conducted a hearing of the petition. 7 If the mother of the child files with the petition an affidavit representing that the identity or whereabouts of the 8 9 child's father is unknown to her or not ascertainable by her or 10 that other good cause exists why notice cannot or should not be 11 given to the father, the court shall conduct a hearing to 12 determine whether notice is required. 13 If the court finds that good cause exists why notice cannot 14 or should not be given to the child's father, and that the 15 father is neither the legal nor adjudicated nor presumed father 16 of the child, nor has he demonstrated a reasonable degree of 17 interest, concern, or responsibility as to the existence or 18 welfare of the child, the court may enter an order authorizing 19 the termination of the father's parental rights and the 20 subsequent adoption of the child without notice to the father."

- 1 SECTION 2. This Act does not affect rights and duties that
- 2 matured, penalties that were incurred, and proceedings that were
- 3 begun before its effective date.
- 4 SECTION 3. Statutory material to be repealed is bracketed
- 5 and stricken. New statutory material is underscored.
- 6 SECTION 4. This Act shall take effect upon its approval.

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INTRODUCED BY:

Cel Do

JAN 2 5 2017

Report Title:

Involuntary Termination of Parental Rights

Description:

Requires the family court to terminate parental rights if the court determines, by clear and convincing evidence, that the child was conceived during an act of sexual assault by the parent. Requires the court to accept police investigation materials as evidence of the sexual assault. For the period of time between the indictment and court determination in the case, grants the natural parent who is the victim of the sexual assault immediate temporary sole legal and physical custody of the child and prohibits visitation or allows supervised visitation of the indicted natural parent, as determined by the court.

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