A BILL FOR AN ACT

RELATING TO THE UNIFORM FAMILY LAW ARBITRATION ACT.

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

1	SECTION 1. The Hawaii Revised Statutes is amended by
2	adding a new chapter to be appropriately designated and to read
3	as follows:
4	"CHAPTER
5	UNIFORM FAMILY LAW ARBITRATION ACT
6	§ -1 Short title. This chapter may be cited as the
7	Uniform Family Law Arbitration Act.
8	§ -2 Definitions. As used in this chapter:
9	"Arbitration agreement" means an agreement that subjects a
10	family law dispute to arbitration.
11	"Arbitration organization" means an association, agency,
12	board, commission, or other entity that is neutral and
13	initiates, sponsors, or administers an arbitration or is
14	involved in the selection of an arbitrator.
15	"Arbitrator" means an individual selected, alone or with
16	others, to make an award in a family law dispute that is subject
17	to an arbitration agreement.

- 1 "Child-related dispute" means a family law dispute
- 2 regarding child custody, visitation, or financial support
- 3 regarding a child, under section 571-46, section 576D-7, or
- 4 chapter 583A.
- 5 "Court" means the family court of this State.
- 6 "Family law dispute" means a contested issue arising under
- 7 the family and domestic relations law of this State.
- 8 "Party" means an individual who signs an arbitration
- 9 agreement and whose rights will be determined by an award.
- 10 "Person" means an individual, estate, business or nonprofit
- 11 entity, public corporation, government or governmental
- 12 subdivision, agency, or instrumentality, or any other legal
- 13 entity.
- "Record", used as a noun, means information that is
- 15 inscribed on a tangible medium or that is stored in an
- 16 electronic or other medium and is retrievable in perceivable
- 17 form.
- 18 "Sign" means, with present intent to authenticate or adopt
- 19 a record:
- 20 (1) To execute or adopt a tangible symbol; or

- (2) To attach to or logically associate with the record an
 electronic symbol, sound, or process.
 "State" means a state of the United States, the District of
- 4 Columbia, Guam, Puerto Rico, the United States Virgin Islands,
- 5 or any territory or insular possession subject to the
- 6 jurisdiction of the United States.
- 7 § -3 Scope. (a) This chapter governs arbitration of a
- 8 family law dispute.
- 9 (b) This chapter does not authorize an arbitrator to make
- 10 an award that:
- (1) Grants a divorce, annulment, or separation underchapter 580;
- 13 (2) Terminates parental rights under section 571-61 or14 section 587A-33;
- 15 (3) Grants an adoption under chapter 578 or a guardianship 16 of a child under section 560:5-202 or section 17 560:5-204 or incapacitated individual under section
- 18 560:5-301 or section 560:5-304; or
- 19 (4) Determines the status of a child in need of protection20 under chapter 587A.

- 1 § -4 Applicable law. (a) Except as otherwise provided
- 2 in this chapter, the law applicable to arbitration is chapter
- **3** 658A.
- 4 (b) In determining the merits of a family law dispute, an
- 5 arbitrator shall apply the law of this State, including its
- 6 choice of law rules.
- 7 § -5 Arbitration agreement. (a) An arbitration
- 8 agreement shall:
- 9 (1) Be in a record signed by the parties;
- 10 (2) Identify the arbitrator, an arbitration organization,
- or a method of selecting an arbitrator; and
- 12 (3) Identify the family law dispute the parties intend to
- arbitrate.
- 14 (b) Except as otherwise provided in subsection (c), an
- 15 agreement in a record to arbitrate a family law dispute that
- 16 arises between the parties before, at the time, or after the
- 17 agreement is made is valid and enforceable as any other contract
- 18 and irrevocable except on a ground that exists at law or in
- 19 equity for the revocation of a contract.

- 1 (c) An agreement to arbitrate a child-related dispute that
- 2 arises between the parties after the agreement is made is
- 3 unenforceable unless:
- 4 (1) The parties affirm the agreement in a record after the
- 5 dispute arises; or
- **6** (2) The agreement was entered during a family law
- 7 proceeding and the court approved or incorporated the
- 8 agreement in an order issued in the proceeding.
- 9 (d) If a party objects to arbitration on the ground the
- 10 arbitration agreement is unenforceable or the agreement does not
- 11 include a family law dispute, the court shall decide whether the
- 12 agreement is enforceable or includes the family law dispute.
- 13 § -6 Notice of arbitration. A party may initiate
- 14 arbitration by giving notice to arbitrate to the other party in
- 15 the manner specified in the arbitration agreement or, in the
- 16 absence of a specified manner, under the law and procedural
- 17 rules of this State other than this chapter governing
- 18 contractual arbitration.
- 19 § -7 Motion for judicial relief. (a) A motion for
- 20 judicial relief under this chapter shall be made to the court in
- 21 which a proceeding is pending involving a family law dispute

- 1 subject to arbitration or, if no proceeding is pending, a court
- 2 with jurisdiction over the parties and the subject matter.
- 3 (b) Upon motion of a party, the court may compel
- 4 arbitration if the parties have entered into an arbitration
- 5 agreement that complies with section -5 unless the court
- 6 determines under section -12 that the arbitration should not
- 7 proceed.
- **8** (c) Upon motion of a party, the court shall terminate
- 9 arbitration if it determines that:
- 10 (1) The arbitration agreement is unenforceable;
- 11 (2) The family law dispute is not subject to arbitration;
- **12** or
- 13 (3) Under section -12, the arbitration should not
- 14 proceed.
- (d) Unless prohibited by an arbitration agreement, upon
- 16 motion of a party, the court may order consolidation of separate
- 17 arbitrations involving the same parties and a common issue of
- 18 law or fact if necessary for the fair and expeditious resolution
- 19 of the family law dispute.
- 20 § -8 Qualification and selection of arbitrator. (a)
- 21 Except as otherwise provided in subsection (b), unless waived in

- 1 a record by the parties, an arbitrator shall be trained in
- 2 identifying domestic violence and child abuse and be:
- 3 (1) An attorney in good standing admitted to practice or
- 4 on inactive status; or
- 5 (2) A judge on retired status,
- 6 in a state.
- 7 (b) The identification in the arbitration agreement of an
- 8 arbitrator, arbitration organization, or method of selection of
- 9 the arbitrator controls.
- 10 (c) If an arbitrator is unable or unwilling to act or if
- 11 the agreed-upon method of selecting an arbitrator fails, upon
- 12 motion of a party, the court shall select an arbitrator.
- 13 § -9 Disclosure by arbitrator; disqualification. (a)
- 14 Before agreeing to serve as an arbitrator, an individual, after
- 15 making reasonable inquiry, shall disclose to all parties any
- 16 known fact that a reasonable person would believe is likely to
- 17 affect:
- 18 (1) The impartiality of the arbitrator in the arbitration,
- including bias, a financial or personal interest in
- the outcome of the arbitration, or an existing or past

1		relationship with a party, attorney representing a
2		party, or witness; or
3	(2)	The arbitrator's ability to make a timely award.
4	(b)	An arbitrator, the parties, and the attorneys
5	represent	ing the parties have a continuing obligation to
6	disclose t	to all parties any known fact that a reasonable person
7	would bel:	ieve is likely to affect the impartiality of the
8	arbitrato:	r or the arbitrator's ability to make a timely award.
9	(c)	An objection to the selection or continued service of
10	an arbitra	ator and a motion for a stay of arbitration and
11	disqualif	ication of the arbitrator shall be made under the law
12	and proced	dural rules of this State other than this chapter
13	governing	arbitrator disqualification.
14	(d)	If a disclosure required by subsection (a) or (b) is
15	not made,	the court may:
16	(1)	Upon motion of a party not later than thirty days
17		after the failure to disclose is known or by the
18		exercise of reasonable care should have been known to
19		the party, suspend the arbitration;
20	(2)	Upon timely motion of a party, vacate an award under
21		section -19(a)(2); or

1	(3)	If an award has been confirmed, grant other
2	ā	appropriate relief under law of this State other than
3	t	this chapter.
4	(e)	If the parties agree to discharge an arbitrator or the
5	arbitrator	is disqualified or resigns, the parties by agreement
6	may select	a new arbitrator or request the court to select
7	another ark	oitrator as provided in section -8.
8	s -:	10 Party participation. (a) A party may:
9	(1) I	Be represented in an arbitration by an attorney;
10	(2)	Be accompanied by an individual who will not be called
11	ć	as a witness or act as an advocate; and
12	(3)	Participate in the arbitration to the full extent
13	1	permitted under the law and procedural rules of this
14	\$	State other than this chapter governing a party's
15	1	participation in contractual arbitration.
16	(b)	A party or representative of a party shall not
17	communicate	e ex parte with the arbitrator except to the extent
18	allowed in	a family law proceeding for communication with a
19	judge.	

1	§	-11	Temporary	order	or	award.	(a)	Before	an
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- 2 arbitrator is selected and able to act, upon motion of a party,
- 3 the court may enter a temporary order under chapter 580.
- 4 (b) After an arbitrator is selected:
- 5 (1) The arbitrator may make a temporary award under
- 6 chapter 580; and
- 7 (2) If the matter is urgent and the arbitrator is not able
- 8 to act in a timely manner or provide an adequate
- 9 remedy, upon motion of a party, the court may enter a
- 10 temporary order.
- 11 (c) Upon motion of a party, before the court confirms a
- 12 final award, the court under section -16, -18, or -19
- 13 may confirm, correct, vacate, or amend a temporary award made
- 14 under subsection (b) (1).
- 15 (d) Upon motion of a party, the court may enforce a
- 16 subpoena or interim award issued by an arbitrator for the fair
- 17 and expeditious disposition of the arbitration.
- 18 § -12 Protection of party or child. (a) As used in
- 19 this section, "protection order" means an injunction or other
- 20 order, issued under the domestic violence, family violence, or
- 21 stalking laws of the issuing jurisdiction, to prevent an

- 1 individual from engaging in a violent or threatening act
- 2 against, harassment of, contact or communication with, or being
- 3 in physical proximity to another individual who is a party or a
- 4 child under the custodial responsibility of a party.
- 5 (b) If a party is subject to a protection order or an
- 6 arbitrator determines there is a reasonable basis to believe a
- 7 party's safety or ability to participate effectively in
- 8 arbitration is at risk, the arbitrator shall stay the
- 9 arbitration and refer the parties to court. The arbitration
- 10 shall not proceed unless the party at risk affirms the
- 11 arbitration agreement in a record and the court determines that:
- 12 (1) The affirmation is informed and voluntary;
- 13 (2) Arbitration is not inconsistent with the protection
- order; and
- 15 (3) Reasonable procedures are in place to protect the
- party from risk of harm, harassment, or intimidation.
- 17 (c) If an arbitrator determines that there is a reasonable
- 18 basis to believe a child who is the subject of a child-related
- 19 dispute is abused or neglected, the arbitrator shall terminate
- 20 the arbitration of the child-related dispute and report the

- 1 abuse or neglect to the child welfare services branch of the
- 2 department of human services.
- 3 (d) An arbitrator may make a temporary award to protect a
- 4 party or child from harm, harassment, or intimidation.
- 5 (e) Upon motion of a party, the court may stay arbitration
- 6 and review a determination or temporary award under this
- 7 section.
- 8 (f) This section supplements remedies available under law
- 9 of this State other than this chapter for the protection of
- 10 victims of domestic violence, family violence, stalking,
- 11 harassment, or similar abuse.
- 12 § -13 Powers and duties of arbitrator. (a) An
- 13 arbitrator shall conduct an arbitration in a manner the
- 14 arbitrator considers appropriate for a fair and expeditious
- 15 disposition of the dispute.
- 16 (b) An arbitrator shall provide each party a right to be
- 17 heard, to present evidence material to the family law dispute,
- 18 and to cross-examine witnesses.
- 19 (c) Unless the parties otherwise agree in a record, an
- 20 arbitrator's powers include the power to:
- 21 (1) Select the rules for conducting the arbitration;

1	(2)	Hold conferences with the parties before a hearing;
2	(3)	Determine the date, time, and place of a hearing;
3	(4)	Require a party to provide:
4		(A) A copy of a relevant court order;
5		(B) Information required to be disclosed in a family
6		law proceeding under law of this State other than
7		this chapter; and
8		(C) A proposed award that addresses each issue in
9		arbitration;
10	(5)	Meet with or interview a child who is the subject of a
11		child-related dispute;
12	(6)	Appoint a private expert at the expense of the
13		parties;
14	(7)	Administer an oath or affirmation and issue a subpoena
15		for the attendance of a witness or the production of
16		documents and other evidence at a hearing;
17	(8)	Compel discovery concerning the family law dispute and
18		determine the date, time, and place of discovery;
19	(9)	Determine the admissibility and weight of evidence;
20	(10)	Permit deposition of a witness for use as evidence at
21		a hearing;

1	(11)	For good cause, prohibit a party from disclosing
2		information;
3	(12)	Appoint an attorney, guardian ad litem, or other
4		representative for a child at the expense of the
5		parties;
6	(13)	Impose a procedure to protect a party or child from
7		risk of harm, harassment, or intimidation;
8	(14)	Allocate arbitration fees, attorney's fees, expert-
9		witness fees, and other costs to the parties; and
10	(15)	Impose a sanction on a party for bad faith or
11		misconduct during the arbitration according to
12		standards governing imposition of a sanction for
13		litigant misconduct in a family law proceeding.
14	(d)	An arbitrator shall not allow ex parte communication
15	except to	the extent allowed in a family law proceeding for
16	communica	tion with a judge.
17	S	-14 Recording of hearing. (a) Except as provided in
18	subsection	n (b) an arbitration hearing need not be recorded
19	unless:	
20	(1)	Otherwise required by law of this State other than
21		this chapter;

- 1 (2) Required by the arbitrator;
- 2 (3) Provided by the arbitration agreement; or
- 3 (4) Requested by a party.
- 4 (b) An arbitrator shall require a verbatim recording be
- 5 made of any part of an arbitration hearing concerning a child-
- 6 related dispute.
- 7 § -15 Award. (a) An arbitrator shall make an award in
- 8 a record, dated and signed by the arbitrator. The arbitrator
- 9 shall give notice of the award to each party by a method agreed
- 10 upon by the parties or, if the parties have not agreed upon a
- 11 method, under the law and procedural rules of this State other
- 12 than this chapter governing notice in contractual arbitration.
- 13 (b) Except as otherwise provided in subsection (c), the
- 14 award under this chapter shall state the reasons on which it is
- 15 based unless otherwise agreed by the parties.
- 16 (c) An award determining a child-related dispute shall
- 17 state the reasons on which it is based as required by law of
- 18 this State other than this chapter for a court order in a family
- 19 law proceeding.
- (d) An award under this chapter is not enforceable as a
- 21 judgment until confirmed under section -16.

- 1 § -16 Confirmation of award. (a) After an arbitrator
- 2 gives notice under section -15(a) of an award, including an
- 3 award corrected under section -17, a party may move the court
- 4 for an order confirming the award.
- 5 (b) Except as provided by subsection (c), the court shall
- 6 confirm an award under this chapter if:
- 7 (1) The parties agree in a record to confirmation; or
- 8 (2) The time has expired for making a motion, and no
- 9 motion is pending, under section -18 or -19.
- 10 (c) If an award determines a child-related dispute, the
- 11 court shall confirm the award under subsection (b) if the court
- 12 finds, after a review of the record if necessary, that the award
- 13 on its face:
- 14 (1) Complies with section -15 and the law of this State
- other than this chapter governing a child-related
- 16 dispute; and
- 17 (2) Is in the best interests of the child.
- 18 (d) Upon confirmation, an award under this chapter is
- 19 enforceable as a judgment.
- 20 § -17 Correction by arbitrator of unconfirmed award.
- 21 Upon motion of a party made not later than thirty days after an



1	arbitrato	gives notice under section -15(a) of an award, the
2	arbitrator	may correct the award:
3	(1)	If the award has an evident mathematical
4		miscalculation or an evident mistake in the
5		description of a person, thing, or property;
6	(2)	If the award is imperfect in a matter of form not
7		affecting the merits on the issues submitted; or
8	(3)	To clarify the award.
9	§ -	-18 Correction by court of unconfirmed award. (a)
10	Upon motio	on of a party made not later than ninety days after an
11	arbitrato	gives notice under section -15(a) of an award,
12	including	an award corrected under section -17, the court
13	shall cor	rect the award if:
14	(1)	The award has an evident mathematical miscalculation
15		or an evident mistake in the description of a person,
16		thing, or property;
17	(2)	The award is imperfect in a matter of form not
18		affecting the merits of the issues submitted; or
19	(3)	The arbitrator made an award on a dispute not
20		submitted to the arbitrator and the award may be

1		corrected without affecting the merits of the issues
2		submitted.
3	(b)	A motion under this section to correct an award may be
4	joined wit	th a motion to vacate or amend the award under section
5	-19.	
6	(c)	Unless a motion under section -19 is pending, the
7	court may	confirm a corrected award under section -16.
8	S	-19 Vacation or amendment by court of unconfirmed
9	award. (a) Upon motion of a party, the court shall vacate an
10	unconfirm	ed award if the moving party establishes that:
11	(1)	The award was procured by corruption, fraud, or other
12		undue means;
13	(2)	There was:
14		(A) Evident partiality by the arbitrator;
15		(B) Corruption by the arbitrator; or
16		(C) Misconduct by the arbitrator substantially
17		prejudicing the rights of a party;
18	(3)	The arbitrator refused to postpone a hearing on
19		showing of sufficient cause for postponement, refused
20		to consider evidence material to the controversy, or
21		otherwise conducted the hearing contrary to section

1		-13, so as to prejudice substantially the rights of
2		a party;
3	(4)	The arbitrator exceeded the arbitrator's powers;
4	(5)	No arbitration agreement exists, unless the moving
5		party participated in the arbitration without making a
6		motion under section -7 not later than the
7		beginning of the first arbitration hearing;
8	(6)	The arbitration was conducted without proper notice
9		under section -6 of the initiation of arbitration,
10		so as to prejudice substantially the rights of a
11		party; or
12	(7)	A ground exists for vacating the award under law of
13		this State other than this chapter.
14	(b)	Except as otherwise provided in subsection (c), on
15	motion of	a party, the court shall vacate an unconfirmed award
16	that dete	rmines a child-related dispute if the moving party
17	establish	es that:
18	(1)	The award does not comply with section -15 or the
19		law of this State other than this chapter governing a
20		child-related dispute or is contrary to the best
21		interests of the child;

1	(2) The record of the hearing or the statement of reasons
2	in the award is inadequate for the court to review the
3	award; or
4	(3) A ground for vacating the award under subsection (a)
5	exists.
6	(c) If an award is subject to vacation under subsection
7	(b)(1), on motion of a party, the court may amend the award if
8	amending rather than vacating is in the best interests of the
9	child.
10	(d) The court shall determine a motion under subsection
11	(b) or (c) based on the record of the arbitration hearing and
12	facts occurring after the hearing.
13	(e) A motion under this section to vacate or amend an
14	award shall be filed not later than ninety days:
15	(1) After an arbitrator gives the party filing the motion
16	notice of the award or a corrected award; or
17	(2) For a motion under subsection (a)(1), after the ground
18	of corruption, fraud, or other undue means is known or
19	by the exercise of reasonable care should have been

known to the party filing the motion.

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1	(f) If the court under this section vacates an award for a
2	reason other than the absence of an enforceable arbitration
3	agreement, the court may order a rehearing before an arbitrator.
4	If the reason for vacating the award is that the award was
5	procured by corruption, fraud, or other undue means or there was
6	evident partiality, corruption, or misconduct by the arbitrator,
7	the rehearing shall be before another arbitrator.
8	(g) If the court under this section denies a motion to
9	vacate or amend an award, the court may confirm the award under
10	section -16 unless a motion is pending under section -18.
11	§ -20 Clarification of confirmed award. If the meaning
12	or effect of an award confirmed under section -16 is in
13	dispute, the parties may:
14	(1) Agree to arbitrate the dispute before the original
15	arbitrator or another arbitrator; or
16	(2) Proceed in court under law of this State other than
17	this chapter governing clarification of a judgment in
18	a family law proceeding.
19	§ -21 Judgment on award. (a) Upon granting an order

confirming, vacating without directing a rehearing, or amending

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1	an award u	nder this chapter, the court shall enter judgment in
2	conformity	with the order.
3	(b)	Upon motion of a party, the court may order that a
4	document o	r part of the arbitration record be sealed or redacted
5	to prevent	public disclosure of all or part of the record or
6	award to t	he extent permitted under law of this State other than
7	this chapt	er.
8	§ -	22 Modification of confirmed award or judgment. If a
9	party requ	ests under law of this State other than this chapter a
10	modificati	on of an award confirmed under section -16 or
11	judgment c	n the award based on a fact occurring after
12	confirmati	on:
13	(1)	The parties shall proceed under the dispute-resolution
14		method specified in the award or judgment; or
15	(2)	If the award or judgment does not specify a dispute-
16		resolution method, the parties may:
17		(A) Agree to arbitrate the modification before the
18		original arbitrator or another arbitrator; or
19		(B) Absent agreement proceed under law of this State
20		other than this chapter governing modification of

a judgment in a family law proceeding.

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- 1 § -23 Enforcement of confirmed award. (a) The court
- 2 shall enforce an award confirmed under section -16, including
- 3 a temporary award, in the manner and to the same extent as any
- 4 other order or judgment of a court.
- 5 (b) The court shall enforce an arbitration award in a
- 6 family law dispute confirmed by a court in another state in the
- 7 manner and to the same extent as any other order or judgment
- **8** from another state.
- 9 -24 Appeal. (a) An appeal may be taken under this
- 10 chapter from:
- 11 (1) An order denying a motion to compel arbitration;
- 12 (2) An order granting a motion to stay arbitration;
- 13 (3) An order confirming or denying confirmation of an
- 14 award;
- 15 (4) An order correcting an award;
- 16 (5) An order vacating an award without directing a
- 17 rehearing; or
- 18 (6) A final judgment.
- (b) An appeal under this section may be taken as from an
- 20 order or a judgment in a civil action.

	y -25 immunity of arbitrator. (a) An arbitrator of
2	arbitration organization acting in that capacity in a family law
3	dispute is immune from civil liability to the same extent as a
4	judge of a court of this State acting in a judicial capacity.
5	(b) The immunity provided by this section supplements any
6	immunity under law of this State other than this chapter.
7	(c) An arbitrator's failure to make a disclosure required
8	by section -9 does not cause the arbitrator to lose immunity

- (d) An arbitrator is not competent to testify, and shall
 not be required to produce records, in a judicial,
 administrative, or similar proceeding about a statement,
 conduct, decision, or ruling occurring during an arbitration, to
 the same extent as a judge of a court of this State acting in a
 judicial capacity. This subsection does not apply:
- 16 (1) To the extent disclosure is necessary to determine a
 17 claim by the arbitrator or arbitration organization
 18 against a party to the arbitration; or
- 19 (2) To a hearing on a motion under section -19(a)(1) or
 20 (2) to vacate an award, if there is prima facie
 21 evidence that a ground for vacating the award exists.

under this section.

1 If a person commences a civil action against an 2 arbitrator arising from the services of the arbitrator or seeks 3 to compel the arbitrator to testify or produce records in 4 violation of subsection (d) and the court determines that the 5 arbitrator is immune from civil liability or is not competent to 6 testify or required to produce the records, the court shall 7 award the arbitrator reasonable attorney's fees, costs, and 8 reasonable expenses of litigation. -26 Relation to Electronic Signatures in Global and 9 **10** National Commerce Act. This chapter modifies, limits, or 11 supersedes the Electronic Signatures in Global and National 12 Commerce Act, title 15 United States Code section 7001 et seq., **13** but does not modify, limit, or supersede section 101(c) of that 14 Act, title 15 United States Code section 7001(c), or authorize 15 electronic delivery of any of the notices described in section 16 103(b) of that Act, title 15 United States Code section 7003(b). **17** -27 Transitional provision. This chapter applies to 18 arbitration of a family law dispute under an arbitration 19 agreement made on or after the effective date of this chapter. 20 If an arbitration agreement was made before the effective date

- 1 of this chapter, the parties may agree in a record that this
- 2 chapter applies to the arbitration."
- 3 SECTION 2. This Act shall take effect on July 1, 2050.

Report Title:

Uniform Family Law Arbitration Act; Arbitration; Conditions

Description:

Authorizes the use of arbitration to resolve certain family law and child-related disputes. Specifies law and procedures applicable to family law and child-related arbitrations. (SB335 HD1)

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