A BILL FOR AN ACT

RELATING TO CHILDREN.

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

| 1 | SECTION 1. Section 571-21, Hawaii Revised Statutes, is |
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| 2 | amended by amending subsection (a) to read as follows: |
| 3 | "(a) Except as provided in subsection (b), whenever the |
| 4 | court is informed by any person that a minor is within the |
| 5 | purview of section 571-11(1) or (2), the intake officer shall |
| 6 | make a preliminary investigation to determine whether informal |
| 7 | adjustment is suitable under section 571-31.4 or 571-31.5 $[-]_{\underline{i}}$ |
| 8 | provided that informal adjustment shall be prioritized over |
| 9 | formal action with regard to a child reasonably believed to come |
| 10 | within section 571-11(1) or (2) solely as a result of one or |
| 11 | more violations of section 302A-1132. The court may authorize |
| 12 | the filing of a petition, may make whatever arrangement for |
| 13 | informal adjustment that is suitable under section 571-31.4, |
| 14 | 571-31.5, or 571-31.6; or may take such action as is otherwise |
| 15 | allowed under this chapter. Efforts to effect informal |
| 16 | adjustment may be continued not longer than three months without |
| 17 | review by the judge." |

H.B. NO. **1344**

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         SECTION 2. Section 571-31.4, Hawaii Revised Statutes, is
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    amended by amending subsection (a) to read as follows:
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               When a child reasonably believed to come within
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    section 571-11(1) is referred to the court or other designated
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    agency, and is not diverted from processing, informal adjustment
    may be provided to the child by an intake officer duly
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    authorized by the family court only where the facts reasonably
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    appear to establish prima facie jurisdiction and are admitted
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    and where a consent is obtained from the child's parent,
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    quardian, or legal custodian, and the child, if of sufficient
    age and understanding[-]; provided that informal adjustment
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    shall be prioritized over formal action with regard to a child
    reasonably believed to come within section 571-11(1) solely as a
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    result of one or more violations of section 302A-1132."
         SECTION 3. This Act does not affect rights and duties that
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    matured, penalties that were incurred, and proceedings that were
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    begun before its effective date.
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         SECTION 4. Statutory material to be repealed is bracketed
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    and stricken. New statutory material is underscored.
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SECTION 5. This Act shall take effect upon its approval.

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INTRODUCED BY:

By Request

JAN 2 4 2017

H.B. NO. 1344

Report Title:

Children; Schools; Truancy; Informal Adjustment; Priority

Description:

Provides that informal adjustment shall be prioritized over formal action for a child under family court jurisdiction solely as a result of truancy.

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