A BILL FOR AN ACT

RELATING TO DIVORCE.

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

1	SECT	ION 1. Chapter 580, Hawaii Revised Statutes, is	
2	amended by adding a new section to part III to be appropriately		
3	designated and to read as follows:		
4	"§580- Military retirement benefits; disability related		
5	waiver.	In making a disposition of property pursuant to section	
6	580-47, t	he court shall not do any of the following:	
7	(1)	Consider any federal disability benefits awarded to a	
8		veteran for service-connected disabilities pursuant to	
9		title 10 United States Code section 1413a or title 38	
10		United States Code chapter 11;	
11	(2)	Indemnify the veteran's spouse or former spouse for	
12		any prejudgment or postjudgment waiver or reduction in	
13		military retired or retainer pay related to receipt of	
14		the disability benefits; or	
15	(3)	Award any other income or property of the veteran to	
16		the veteran's spouse or former spouse for any	
17		prejudgment or postjudgment waiver or reduction in	

1	military retired or retainer pay related to receipt of			
2	the disability benefits."			
3	SECTION 2. Section 580-47, Hawaii Revised Statutes, is			
4	amended by amending subsection (a) to read as follows:			
5	"(a) Upon granting a divorce, or thereafter if, in			
6	addition to the powers granted in subsections (c) and (d),			
7	jurisdiction of those matters is reserved under the decree by			
8	agreement of both parties or by order of court after finding			
9	that good cause exists, the court may make any further orders a			
10	shall appear just and equitable (1) compelling the parties or			
11	either of them to provide for the support, maintenance, and			
12	education of the children of the parties; (2) compelling either			
13	party to provide for the support and maintenance of the other			
14	party; (3) finally dividing and distributing the estate of the			
15	parties, real, personal, or mixed, whether community, joint, or			
16	separate[+], subject to section 580- ; and (4) allocating, as			
17	between the parties, the responsibility for the payment of the			
18	debts of the parties whether community, joint, or separate, and			
19	the attorney's fees, costs, and expenses incurred by each party			
20	by reason of the divorce. In making these further orders, the			
21	court shall take into consideration: the respective merits of			

- 1 the parties, the relative abilities of the parties, the
- 2 condition in which each party will be left by the divorce, the
- 3 burdens imposed upon either party for the benefit of the
- 4 children of the parties, the concealment of or failure to
- 5 disclose income or an asset, or violation of a restraining order
- 6 issued under section 580-10(a) or (b), if any, by either party,
- 7 and all other circumstances of the case. In establishing the
- 8 amounts of child support, the court shall use the guidelines
- 9 established under section 576D-7. Provision may be made for the
- 10 support, maintenance, and education of an adult or minor child
- 11 and for the support, maintenance, and education of an
- 12 incompetent adult child whether or not the petition is made
- 13 before or after the child has attained the age of majority. In
- 14 those cases where child support payments are to continue due to
- 15 the adult child's pursuance of education, the agency, three
- 16 months prior to the adult child's nineteenth birthday, shall
- 17 send notice by regular mail to the adult child and the custodial
- 18 parent that prospective child support will be suspended unless
- 19 proof is provided by the custodial parent or adult child to the
- 20 child support enforcement agency, prior to the child's
- 21 nineteenth birthday, that the child is presently enrolled as a

H.B. NO. 2445 H.D. 1

- 1 full-time student in school or has been accepted into and plans
- 2 to attend as a full-time student for the next semester a post-
- 3 high school university, college, or vocational school. If the
- 4 custodial parent or adult child fails to do so, prospective
- 5 child support payments may be automatically suspended by the
- 6 child support enforcement agency, hearings officer, or court
- 7 upon the child reaching the age of nineteen years. In addition,
- 8 if applicable, the agency, hearings officer, or court may issue
- 9 an order terminating existing assignments against the
- 10 responsible parent's income and income assignment orders.
- In addition to any other relevant factors considered, the
- 12 court, in ordering spousal support and maintenance, shall
- 13 consider the following factors:
- 14 (1) Financial resources of the parties;
- 15 (2) Ability of the party seeking support and maintenance
- 17 (3) Duration of the marriage;
- 18 (4) Standard of living established during the marriage;
- 19 (5) Age of the parties;
- 20 (6) Physical and emotional condition of the parties;
- 21 (7) Usual occupation of the parties during the marriage;

H.B. NO. 2445 H.D. 1

1	(8)	Vocational skills and employability of the party	
2		seeking support and maintenance;	
3	(9)	Needs of the parties;	
4	(10)	Custodial and child support responsibilities;	
5	(11)	Ability of the party from whom support and maintenance	
6		is sought to meet his or her own needs while meeting	
7		the needs of the party seeking support and	
8		maintenance;	
9	(12)	Other factors which measure the financial condition in	
10		which the parties will be left as the result of the	
11		action under which the determination of maintenance is	
12		made; and	
13	(13)	Probable duration of the need of the party seeking	
14		support and maintenance.	
15	The	court may order support and maintenance to a party for	
16	an indefinite period or until further order of the court;		
17	provided that in the event the court determines that support an		
18	maintenance shall be ordered for a specific duration wholly or		
19	partly based on competent evidence as to the amount of time		
20	which will be required for the party seeking support and		
21	maintenance to secure adequate training, education, skills, or		

H.B. NO. 2445 H.D. 1

- 1 other qualifications necessary to qualify for appropriate
- 2 employment, whether intended to qualify the party for a new
- 3 occupation, update or expand existing qualification, or
- 4 otherwise enable or enhance the employability of the party, the
- 5 court shall order support and maintenance for a period
- 6 sufficient to allow completion of the training, education,
- 7 skills, or other activity, and shall allow, in addition,
- 8 sufficient time for the party to secure appropriate employment."
- 9 SECTION 3. This Act does not affect rights and duties that
- 10 matured, penalties that were incurred, and proceedings that were
- 11 begun before its effective date.
- 12 SECTION 4. Statutory material to be repealed is bracketed
- 13 and stricken. New statutory material is underscored.
- 14 SECTION 5. This Act shall take effect on March 19, 2100.

Report Title:

Divorce; Division of Property; Military Disability Benefits

Description:

Disallows a court, when dividing property upon the dissolution of a marriage, from considering military disability benefits or from indemnifying or awarding the veteran's spouse for waivers or reductions in military pay related to disability benefits. (HB2445 HD1)

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