A BILL FOR AN ACT

RELATING TO FAMILY COURT.

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

1 SECTION 1. The legislature finds that according to the 2 department of human services, 2,386 children were in foster care 3 during the fiscal year of 2015. The State serves as the legal 4 custodian and representative for a significant number of 5 children in foster care due to their age. If a child in foster 6 care suffers an injury caused by a third party, the State will 7 cover the child's medical costs. However, that child is unable 8 to obtain legal representation to file a tort claim to seek any 9 additional damages, such as pain and suffering. Thus, a class 10 of children is disenfranchised from a right to counsel in such 11 an event because they are in foster care with the State serving 12 as their legal custodian.

13 The legislature further finds that this past year, the 14 Hawaii state supreme court's standing committee on children in 15 family court considered and discussed a tort claim procedure or 16 policy to provide outside legal representation on behalf of a 17 child who is in foster care subject to chapter 587A, Hawaii



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1 Revised Statutes, and may have a cause of action and seek 2 damages for any injuries sustained. The standing committee 3 declined to adopt a procedure or policy, but acknowledged that a process should be established in family court. 4 5 The purpose of this Act is to: 6 Require certain persons to immediately report a (1)potential tort claim to the family court when that 7 person has reason to believe that a child in foster 8 9 custody has suffered an injury that may arise to a 10 tort claim; and (2) Establish procedures for the family court to follow 11 when appointing a master to investigate a potential 12 13 tort claim and when authorizing the filing of a tort 14 claim on behalf of an injured child, including the opportunity for an injured child to obtain outside 15 16 legal representation. 17 SECTION 2. Chapter 587A, Hawaii Revised Statutes, is amended by adding a new section to part V to be appropriately 18 19 designated and to read as follows:

20 "<u>\$587A-</u> Reporting of injured child in foster custody;
21 tort claim; court-appointed master. (a) In the event that a



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1	guardian ad litem, court-appointed special advocate, resource
2	family, party, social worker, or attorney has reason to believe
3	that a child in foster custody has suffered a physical,
4	emotional, or psychological injury that may arise to a tort
5	claim under federal or state law, these persons shall
6	immediately report the matter to the court in writing.
7	(b) Upon receiving a written notice pursuant to subsection
8	(a), the court shall immediately set a hearing and provide a
9	copy of the written communication to all parties. At the
10	hearing, the court shall consider whether issuing an order to
11	appoint a master pursuant to family court rules is necessary to
12	investigate the reported potential tort claim.
13	(c) If the court issues an order appointing a master, the
14	order shall set forth the following:
15	(1) All parties shall cooperate with the master, including
16	gathering and furnishing any records, reports, and
17	data requested by the master;
18	(2) The master shall meet and consult with outside counsel
19	on behalf of the injured child regarding the merits of
20	the potential tort claim;

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1	(3)	The master shall submit a written report to the court
2		by the date set by the court;
3	(4)	The report submitted by the master shall describe the
4		actions taken by the master and provide any
5		recommendations regarding filing a tort claim;
6	(5)	A copy of the report submitted by the master shall be
7		submitted to all parties;
8	(6)	The court shall set a hearing following the submission
9		of the report by the master; and
10	(7)	Any other requirements that the court may deem
11		necessary to assist the master in determining the
12		merits of the reported potential tort action.
13	(d)	At the hearing scheduled by the court following the
14	submissio	n of the master's report, the court, upon hearing from
15	all parti	es and the master, and based on the master's report,
16	shall con	sider whether:
17	(1)	Further action is necessary; or
18	(2)	To issue an order authorizing the filing of a tort
19		claim on behalf of the injured child.
20	<u>(e)</u>	If the court issues an order authorizing the filing of
21	a tort cl	aim on behalf of the injured child, the court shall:



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1	(1)	Appoint outside counsel to represent the injured child
2		if the court determines that the appointment is in the
3		best interest of the child;
4	(2)	Determine whether the master should continue to serve
5		during the tort action;
6	(3)	Set periodic hearings to review the tort action; and
7	(4)	Issue any other orders that are in the best interest
8		of the injured child during the tort action."
9	SECT	ION 3. This Act does not affect rights and duties that
10	matured, p	penalties that were incurred, and proceedings that were
11	begun befo	ore its effective date.
12	SECT	ION 4. New statutory material is underscored.
13	SECT	ION 5. This Act shall take effect on January 1, 2050.
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S.B. NO. $^{2273}_{S.D. 1}$

Report Title: Family Court; Minors; Foster Custody; Tort Action

Description:

Requires certain persons to immediately report a potential tort claim to the family court when that person has reason to believe that a child in foster custody has suffered an injury that may arise to a tort claim. Establishes procedures for the family court to follow when appointing a master to investigate a potential tort claim and when authorizing the filing of a tort claim on behalf of an injured child, including the opportunity for an injured child to obtain outside legal representation. Takes effect on 1/1/2050. (SD1)

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

