## A BILL FOR AN ACT

RELATING TO THE RIGHTS OF CHILDREN IN FOSTER CARE.

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

1	SECT	ION 1. Chapter 587A, Hawaii Revised Statutes, is
2	amended b	y adding a new section to part I to be appropriately
3	designate	d and to read as follows:
4	" <u>§58</u>	7A- Rights of children in foster care. (a) The
5	departmen	t or an authorized agency shall ensure, whenever
6	possible,	that a child in foster care will:
7	(1)	Live in a safe and healthy home, free from physical,
8		psychological, sexual, and other abuse;
9	(2)	Receive adequate food, shelter, and clothing;
10	(3)	Receive adequate medical care, dental services,
11		corrective vision care, and mental health services;
12	(4)	Be enrolled in a comprehensive health insurance plan
13		and, within forty-five days of out-of-home placement,
14		be provided with a comprehensive health assessment and
15		recommended treatment;
16	<u>(5)</u>	Have regular, supervised or unsupervised, in-person,
17		telephone, or other forms of contact with the child's

1		pare	nts and sibilings while the child is in loster
2		care	, unless the contact is either prohibited by court
3		orde:	r or is deemed to be unsafe by the child's child
4		welfa	are services worker, therapist, guardian ad litem,
5		or c	ourt appointed special advocate. Withholding
6		visi	tation shall not be used as punishment. If the
7		depa:	rtment denies supervised or unsupervised visits
8		with	the child's parents or siblings:
9		(A)	If all parties, including the child, agree to the
10			denial of the visits, the department shall submit
11			a written report to the court within five working
12			days to document the reasons why the visits are
13			being denied; or
14		<u>(B)</u>	If any party, including the child, disagrees with
15			the denial of the visits, the department shall
16			file a motion for immediate review within five
17			working days that must include the specific
18			reasons why visits are being denied;
19	(6)	Rece	ive notice of court hearings and, if the child
20		wishe	es to attend the hearings, ensure that the child
21		is t	ransported to the court hearings;

1	(7)	Have in-person contact with the child's assigned child
2		welfare services worker;
3	(8)	Have the ability to exercise the child's own religious
4		beliefs, including the refusal to attend any religious
5		activities and services;
6	(9)	Have a personal bank account if requested and
7		assistance in managing the child's personal income
8		consistent with the child's age and development,
9		unless safety or other concerns require otherwise;
10	(10)	Be able to participate in extracurricular, enrichment,
11		cultural, and social activities; provided that if a
12		child caring institution or resource caregiver
13		authorizes the participation, the authorization must
14		be in accordance with the reasonable and prudent
15		parenting standard, as defined in title 42 United
16		States Code section 675(10)(A);
17	(11)	Beginning at age twelve, be provided with age-
18		appropriate life skills training and a transition plan
19		for appropriately moving out of the foster care
20		system, which shall include reunification or other
21		permanency, and written information concerning

1		independent living programs, foster youth
2		organizations, and transitional planning services that
3		are available to all children in foster care who are
4		twelve years of age or older and their resource
5		families;
6	(12)	If the child is fourteen years of age or older, have
7		the right to be involved in developing a case plan and
8		planning for the child's future;
9	(13)	If the child is fourteen years of age or older,
10		receive the child's credit report, free of charge,
11		annually through the child's time in foster care and
12		receive assistance with interpreting the report and
13		resolving inaccuracies, including, when feasible,
14		assistance from the child's guardian ad litem; and
15	(14)	If the child in foster care is seventeen years of age,
16	·	the department shall obtain for the child before aging
17		out of care certain personal records, such as an
18		official or certified copy of the child's United
19		States birth certificate, a Social Security card
20		issued by the Commissioner of Social Security, health
21		insurance information, a copy of the child's medical

1		records or information to access the child's medical
2		records free of charge, immigration documents, and a
3		driver's license or civil identification card issued
4		by the State.
5	(b)	In addition to the rights established in subsection
6	(a), a ch	ild in foster care shall have the following rights:
7	(1)	To be treated fairly and equally and receive care and
8		services that are culturally responsive and free from
9		discrimination based on race, ethnicity, color,
10		national origin, ancestry, immigration status, gender,
11		gender identity, gender expression, sexual
12		orientation, religion, physical and mental disability,
13		pregnant or parenting status, or the fact that the
14		child is in foster care;
15	(2)	To meet with and speak to the presiding judge in the
16		child's case;
17	(3)	To have regular in person contact with the child's
18		court appointed guardian ad litem, court appointed
19		special advocate, and probation officer;

1	(4)	To ask for an attorney, if the child's opinions and
2		requests differ from those being advocated by the
3		guardian ad litem pursuant to section 587A-16(c)(6);
4	<u>(5)</u>	To attend school and to remain in the child's school
5		of origin unless determined not to be in the child's
6		best interest, and to be provided cost-effective
7		transportation to be maintained in the child's school
8		of origin; provided that if the child changes school
9		during a school year, the child should be enrolled
10		immediately in the new school; and
11	(6)	To receive educational records to the same extent as
12		all other students.
13	(c)	Sua sponte or upon appropriate motion, the family
14	court may	issue any necessary orders to any party, including the
15	departmen	t, department of education, department of health,
16	guardian	ad litem, court appointed special advocate, or
17	probation	officer to ensure the child is provided with the
18	rights en	umerated in subsections (a) and (b)."
19	SECT	ION 2. Section 587A-3, Hawaii Revised Statutes, is
20	repealed.	

1	[" <del>§</del> 5	87A-3 Guiding principles for children in foster care.
2	<del>(a) Th</del> e	department or an authorized agency, as resource family
3	<del>or perman</del>	ent custodian, shall abide by the following guiding
4	principle	s and ensure that a child in foster care:
5	<del>(1)</del>	Lives in a safe and healthy home, free from physical,
6		psychological, sexual, and other abuse;
7	<del>(2)</del>	Has adequate:
8		(A) Food that is nutritious and healthy;
9		(B) Clothing;
10		(C) Medical care, dental and orthodontic services,
11		and corrective vision care; and
12		(D) Mental health services;
13	<del>(3)</del>	Has supervised or unsupervised in person, telephone,
14		or other forms of contact with the child's parents and
15		siblings while the child is in foster care, unless
16		prohibited by court order;
17	(4)	Has in person contact with the child's assigned child
18		protective services worker, guardian ad litem, and if
19		applicable, the child's probation officer;
20	<del>-(5)</del>	Meets with the presiding judge in the child's case;

1	<del>(6)</del>	Is enrolled in a comprehensive health insurance plan
2		and, within forty-five days of out-of-home placement,
3		is provided with a comprehensive health assessment and
4		treatment as recommended;
5	<del>(7)</del>	May freely exercise the child's own religious beliefs,
6		including the refusal to attend any religious
7		activities and services;
8	<del>(8)</del>	Has a personal bank account and assistance in managing
9		the child's personal income consistent with the
10		child's age and development, unless safety or other
11		concerns require otherwise;
12	<del>(9)</del>	Has the right to attend school and, if the child is
13		moved during a school year, has the right to complete
14		the school year at the same school, if practicable;
15	<del>(10)</del>	Beginning at age twelve, is provided with age
16		appropriate life skills training and a transition plan
17		for appropriately moving out of the foster care
18		system, as well as written information concerning
19		independent living programs, foster youth
20		organizations, transitional planning services, and
21		independent living case management programs that are

1		available to all children in foster care who are
2		twelve years of age or older and their resource
3		families; and
4	<del>(11)</del>	May participate in extracurricular, enrichment,
5		cultural, and social activities; provided that child
6		caring institution or resource caregiver authorizes
7		the participation in accordance with the reasonable
8		and prudent parent standard as defined in title 42
9		United States Code section 675(10)(A).
10	<del>(b)</del>	Sua sponte or upon appropriate motion, the family
11	court may	issue any necessary orders to any party, including the
12	departmen	t, department of education, or department of health, to
13	ensure ad	herence to the guiding principles enumerated in
14	subsection	<del>n (a) above.</del> "]
15	SECT	ION 3. Statutory material to be repealed is bracketed
16	and stric	ken. New statutory material is underscored.
17	SECT	ION 4. This Act shall take effect on July 1, 2035.
18		

## Report Title:

Rights of Children in Foster Care

## Description:

Amends the Child Protective Act, chapter 587A, Hawaii Revised Statutes, by repealing the existing section, guiding principles for children in foster care, and inserting a new section, rights of children in foster care. Effective 7/1/2035. (SD2)

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